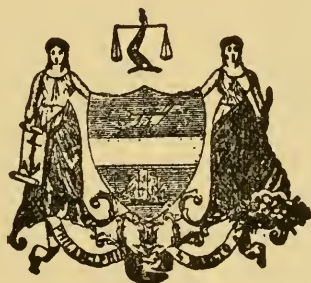


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WITH AN APPENDIX

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JOURNAL
OF THE
COMMON COUNCIL
OF THE
CITY OF PHILADELPHIA.

Thursday, October 7, 1897.

Common Council met—Members present:

Messrs. Abrahams, Allen, Amick, Balbirnie, Barrows, Batt, Blackwood, Blake, Boorse, Borden, Bougher, Boyer, Breiting, B. H. Brown, W. H. Brown, Buchholz, Buck, Buckley, Caverow, Chew, Collins, Connell, Conrad, Cornelius, Corson, Costello, Creadick, Davidson, DeHaven, Dixon, Doak, Edmonds, Erdin, Eslen, Falbey, Firth, Funston, Garrett, Gilpin, Goodman, Gordon, Graham, Hahn, Hammond, Harvey, Hawkes, Hazlett, Heins, Henry, Hetzell, Hohl, Hults, Irvine, Irwin, Iseminger, Kinsley, Kittams, Knight, Krisher, Kucker, Lang, Leithead, Leonard, Little, Lovegrove, McAllister, McCullough, McCurdy, Martin, Mathias, Means, Mecredy, Meehan, Mercer, A. F. Miller, H. A. Miller, S. G. Miller, Mingle, Mitchell, Montgomery, Moore, Morrison, Morrow, Morton, Neill, Orr, Pallatt, Parker, Perry, Quinn, E. W. Richards, Frank Richards, Roberts, Sayre, Scott, Seeds, Seger, Seltzer, Shugart, Slater, Smedley, C. K. Smith, E. E. Smith, Spiel, Stauffer, Steger, F. Stevens, Stevenson, Stinger, Swain, Thackara, G. Thomas, W. S. Thomas, Tongue, Van Osten, Wadsworth, G. H. Wagner, Thos. Wagner, Warren, Warwick, Wolstencroft, Woodhead, and Hartman, *Pres't*.

The President presented the following communications:

Philadelphia, October 6, 1897.

WENCEL HARTMAN, Esq.,
President of Common Council.

DEAR SIR:—Owing to unavoidable absence from the City I shall not be able to attend the meeting of Common Council on Thursday next. Kindly excuse me.

Yours very truly,

JOSIAH LINTON.

Charlottesville, Va., October 6, 1897.

WENCEL HARTMAN, Esq.,
President of Common Council.

DEAR SIR:—Business here prevents my attending the meeting of Common Council on the 7th inst. Please excuse me.

Yours, etc.,

W. T. BIRCH.

Philadelphia, October 7, 1897.

WENCEL HARTMAN, Esq.,
President of Common Council.

DEAR SIR:—Business of importance compels my absence from to-day's meeting, and I beg to be excused.

Yours, etc.,

J. C. H. IVINS.

Eustis, Maine, October 5, 1897.

WENCEL HARTMAN, ESQ.,
President of Common Council.

DEAR SIR:—On account of absence from the City I will be unable to attend Stated Meeting of Common Council on Thursday next, from which please excuse me.

Respectfully,

CHAS. B. BARTON.

—
Philadelphia, October 6, 1897.

WENCEL HARTMAN, ESQ.,
President of Common Council.

DEAR SIR:—Absence from the City will prevent me from attending meeting of Common Council on Thursday, October 7th.

Please excuse me and oblige,

Yours very truly,

JAMES THOMPSON.

The Secretary to the Mayor was introduced, when he presented a message in writing from the Mayor, transmitting a communication from the Director of the Department of Public Safety, accompanied with a copy of resolution passed by the Board of Health, protesting against any further appropriations for the purpose of extending the Municipal Hospital. (*Appendix No. 1.*)

Which was read, and referred to the Committee on Finance.

Also, presented a further message in writing from the Mayor, transmitting a communication from the Director of the Department of Public Works, containing a report made by him in accordance with resolution of Councils of September 24, 1897, relative to new gas mains, meters, etc., necessary to secure the economical manufacture, stor-

age, and distribution of twenty-two candle power gas to the inhabitants of Philadelphia. (*Appendix No. 2.*)

Which was read, and referred to the Joint Committees of Finance and Gas.

Also, presented a further message in writing from the Mayor, transmitting a communication from the Director of the Department of Public Works, containing a report made by him in accordance with resolution of Councils of September 16, 1897, relative to repaving with asphalt certain streets over the old rubble, Belgian block or cobble stone paving. (*Appendix No. 3.*)

Which was read, and referred to the Committee on Highways.

The President presented a communication from the Director of the Department of Public Works, containing report of the Chief of the Bureau of Water, upon a statement of Mr. Thomas Meehan, relative to the construction by the City of storage basins, etc. (*Appendix No. 4.*)

Which was read, and referred to the Committee on Water.

Also, presented a communication from The Farmers' and Mechanics' National Bank, submitting a report showing the amount of Three per cent. Loan of April 1, 1890, of the City, on which interest is paid by the City, and as it stood on May 1, 1897, on the books at the Farmers' and Mechanics' National Bank, on October 1, 1897. (*Appendix No. 5.*)

Which was read, and referred to the Committee on Finance.

Also, presented a communication from the Commissioners of the Sinking Funds, presenting their report for the quarter ending September 30, 1897. (*Appendix No. 6.*)

Which was read, and referred to the Committee on Finance.

Also, presented a communication from the City Solicitor, submitting copy of the report of the jury in the matter of the opening of Conshohocken avenue, from Monument

avenue to Windemere avenue, filed October 2, 1897. (*Appendix No. 7.*)

Which was read, and referred to the Committee on Highways.

Also, presented a further communication from the City Solicitor, submitting copy of the report of the jury in the matter of the change of regulation of that portion of the City of Philadelphia which affects the property of Isaac M. Simonin and Charles F. Simonin, trading as C. F. Simonin's Sons, the property generally known as the Clearfield Chemical Works, at Trenton avenue and Clearfield street, being at the northeast corner of the same, in the Twenty-fifth Ward. (*Appendix No. 8.*)

Which was read, and referred to the Committee on Surveys.

Also, presented a further communication from the City Solicitor, in reply to resolution of Councils passed May 6, 1897, requesting an opinion from the Law Department of the City as to the rights of the City in the Northern Liberties Gas Company, and as to methods and means to be pursued in compelling said company to reduce the price of gas furnished to consumers. (*Appendix No. 9.*)

Which was read, and referred to the Joint Committees on Finance and Gas.

Also, presented a communication from Kensington Lodge, No. 217, International Association of Machinists, protesting against the leasing of Gas Works of the City to United Gas Improvement Company, or to any other syndicate.

Which was read, and referred to the Joint Committees of Finance and Gas.

Mr. Hahn (on leave) offered the following, to wit: "Resolution of request to the Director of the Department of Public Works to facilitate the construction of Sluice gates at foot of Stone House lane, in the First Ward." (*Appendix No. 10.*)

Which was laid over to be printed.

Mr. Steger (on leave) offered the following, to wit: "Res-

olution of request to the Union Traction Company to extend certain tracks in the First Ward."

Which was referred to the Committee on Street Passenger Railroads.

Mr. Leonard (on leave) offered the following, to wit: "Resolution to remove the electric light now located at the northeast corner of Seventh and Jackson streets, to the southwest corner of Thirteenth and McKean streets, in the First Ward."

Which was referred to the Electrical Committee.

Mr. Chew (by request, on leave) read in place a bill entitled "An Ordinance to make an appropriation to the annual appropriation to the Mayor for the year 1897, for the purpose of entertaining the foreign and other delegates who are to visit the city for the purpose of attending the Twenty-fifth Anniversary Meeting of the American Public Health Association, last week in October," accompanied with a communication from the American Public Health Association.

Which was referred to the Committee on Finance.

Also (on leave), read in place a bill entitled "An Ordinance to place upon the City plan an extension of Eagle Court, opened and in public use prior to June 6, 1871."

Which was referred to the Committee on Surveys.

Mr. Montgomery (by request, on leave) read in place a bill entitled "An Ordinance to authorize the widening and opening of Chestnut street on the north side from Broad to Fifteenth street, and directing the Mayor to enter security therefor."

Which was referred to the Committee on Highways.

Mr. Borden (on leave) read in place a bill entitled "An Ordinance to re-pave Madison street from Twenty-fourth street westward 175 feet, in the Fifteenth Ward, with an improved pavement."

Which was referred to the Committee on Highways.

Mr. Mingle (on leave) read in place a bill entitled "An Ordinance to authorize the Department of Public Works to pay certain bills for grading, paving and curb setting."

Which was referred to the Committee on Highways.

Mr. Doak (on leave) read in place a bill entitled "An Ordinance to locate an electric light in front of No. 2532 Palethorp street, in the Nineteenth Ward."

Which was referred to the Electrical Committee.

Mr. Little (on leave) read in place a bill entitled "An Ordinance granting permission to Henry Erdman Sons to lay terra cotta pipe under and across Frankford avenue from 1810 to 1811 Frankford avenue north of Montgomery avenue."

Which was referred to the Committee on Highways.

Mr. C. K. Smith (on leave) read in place a bill entitled "An Ordinance to locate an electric light at 1001 Marshall street, in the Twentieth Ward."

Which was referred to the Electrical Committee.

Also (on leave), read in place a bill entitled "An Ordinance to re-pave Cambridge street, from Marshall to Sixth street, in the Twentieth Ward."

Which was referred to the Committee on Highways.

Mr. Dixon (on leave) read in place a bill entitled "An Ordinance to make an appropriation of ten thousand (10,000) dollars to macadamize Shawmont avenue, from Ridge avenue to River road, in the Twenty-first Ward."

Which was referred to the Committee on Highways.

Also (on leave), read in place bills to lay water-pipe in the following streets in the Twenty-first Ward: Williams avenue, from Ann street, 400 feet south; and Ann street, from Minerva street to Williams avenue.

Which were referred to the Committee on Water.

Also (on leave), read in place a bill entitled "An Ordinance to widen Rittenhouse street, in front of Quarry, to the width of 33 feet, so as to conform to the balance of the avenue, and to make an appropriation of fifteen hundred (1,500) dollars for stoning the same."

Which was referred to the Committee on Highways.

Also (on leave), read in place a bill entitled "An Ordinance to grade Wise Mill road, from Shawmont avenue to a point 600 feet east, more or less, in the Twenty-first Ward."

Which was referred to the Committee on Highways.

Mr. Meehan (on leave) read in place a bill entitled "An Ordinance to make an appropriation of thirty-five thousand (35,000) dollars to the Board of Public Education for an addition to the D. L. Keyser School."

Which was referred to the Committee on Schools.

Also (on leave), read in place a bill entitled "An Ordinance to make an appropriation of twenty thousand (20,000) dollars to the Board of Public Education for erecting a school building at Pulaski avenue and Penn street."

Which was referred to the Committee on Schools.

Also (on leave), read in place a bill entitled "An Ordinance to locate four (4) electric lights in the Twenty-second Ward."

Which was referred to the Electrical Committee.

Also (on leave), read in place a bill entitled "An Ordinance to authorize the location of four (4) gasoline lamps in the Twenty-second Ward."

Which was referred to the Committee on Gas.

Also (on leave), read in place a bill entitled "An Ordinance to place the National Bank of Germantown on the list of depositories of City Funds."

Which was referred to the Committee on Finance.

Also (on leave), read in place a bill entitled "An Ordinance to authorize the opening of Sedgwick street, from Main street to Cresheim avenue, in the Twenty-second Ward."

Which was referred to the Committee on Highways.

Also (on leave), read in place a bill entitled "An Ordinance to grade sidewalks and certain streets at Fern Rock, in the Twenty-second Ward."

Which was referred to the Committee on Highways.

Also (on leave), read in place a bill entitled "An Ordinance to grade Champlost street, from York road to Park avenue, in the Twenty-second Ward."

Which was referred to the Committee on Highways.

Also (on leave), read in place a bill entitled "An Ordinance to revise the lines of Mower street, from Carpenter to Sedgwick street, in the Twenty-second Ward."

Which was referred to the Committee on Surveys.

Mr. Seeds (on leave) read in place a bill entitled "An Ordinance to repeal ordinance authorizing the opening of Hunting Park avenue, from Clearfield street to Wissahickon avenue."

Which was referred to the Committee on Highways.

Also, presented a statement from The Farmers' and Mechanics' National Bank, showing amount of interest due November 1, 1897, on Three per cent. Loan of April 1, 1890, of the City of Philadelphia. (*Appendix No. 11.*)

Which was read, and referred to the Committee on Finance.

Also, presented a communication from the Director of the Department of Public Works, requesting certain transfers in the annual appropriation to the Department of Public Works (Bureaus of Gas, Highways, Lighting and Surveys), for the year 1897, accompanied with a bill.

Which was read, and referred to the Committee on Finance.

Also, presented a communication from the Director of the Department of Public Works, presenting statement showing the increase of expenses which will be necessary to operate some of the Bureaus of the Department by reason of the passage of the Act entitled "An Act to regulate the hours of labor of mechanics, workingmen and laborers in the employ of the State or municipal corporations therein, or otherwise engaged in public works," approved July 26, 1897.

Which was read, and referred to the Committee on Finance.

Also (on leave), read in place a bill entitled "An Ordinance to make an appropriation to the annual appropriation to the Mayor for the year 1897, for the purpose of entertaining the foreign and other delegates who are to visit the City for the purpose of attending the Twenty-fifth Anniversary Meeting of the American Public Health Association, last week in October."

Which was referred to the Committee on Finance.

Also (on leave), read in place a bill entitled "An Ordinance

nance to make an additional appropriation to the District Attorney, for the year 1897."

Which was referred to the Committee on Finance.

Also (on leave), read in place a bill entitled "An Ordinance to make an additional appropriation to Item 11, in the annual appropriation to the Mayor, for the year 1897."

Which was referred to the Committee on Finance.

Mr. Davidson (on leave) read in place a bill entitled "An Ordinance to lay water-pipe in Eleventh street, from Fisher's lane or Lindley avenue to Duncannon street, in the Twenty-second Ward."

Which was referred to the Committee on Water.

Also (on leave), read in place bills to grade the following streets in the Twenty-second Ward: Thirteenth street from Windrim avenue to Wagner avenue; and Tenth street, from Windrim avenue to Wagner avenue.

Which were referred to the Committee on Highways.

Mr. Boyer (on leave) read in place a bill entitled "An Ordinance to grade Nedro avenue sidewalks, from Twelfth street to York road, in the Twenty-second Ward."

Which was referred to the Committee on Highways.

Mr. W. H. Brown (on leave) offered the following, to wit: "Resolution relative to leasing Philadelphia Gas Works." (*Appendix No. 12.*)

Which was laid over to be printed.

Mr. Corson (on leave) read in place a bill entitled "An Ordinance to locate an electric light southwest side of Orchard street, between Church and Unity street, in the Twenty-third Ward."

Which was referred to the Electrical Committee.

Also (on leave), read in place a bill entitled "An Ordinance to grade Worth street, from Bridge street southward, in the Twenty-third Ward."

Which was referred to the Committee on Highways.

Mr. Allen (on leave) read in place a bill entitled "An Ordinance to grade the sidewalk on south side of Fairmount avenue, from Thirty-third street westward, in the Twenty-fourth Ward."

Which was referred to the Committee on Highways.

Also (on leave), read in place a bill entitled "An Ordinance to re-pave Viola street, westward from Forty-second street to end of present paved portion in the Twenty-fourth Ward.

Which was referred to the Committee on Highways.

Mr. F. Richards (on leave) read in place a bill entitled "An Ordinance to authorize the grading of Conshohocken avenue, from Monument road to Windemere avenue."

Which was referred to the Committee on Highways.

Also (on leave), read in place a bill entitled "An Ordinance to authorize the surfacing of Conshohocken avenue, from Monument road to Windemere avenue."

Which was referred to the Committee on Highways.

Mr. Knight presented a petition of purveyors' clerks in the Bureau of Water, for an increase of salary.

Which was referred to the Committee on Finance.

Also (on leave), read in place bills to authorize the opening of the following streets in the Twenty-fifth Ward: Butler street, from Sepviva to Richmond street and Aramingo avenue, from Somerset to Westmoreland street.

Which were referred to the Committee on Highways.

Mr. Connell (on leave) read in place a bill entitled "An Ordinance to authorize the Department of Public Safety (Bureau of City Property), to rent a wharf property on the River Schuylkill, to the Economy Stone Sawing Company."

Which was referred to the Committee on City Property.

Also (on leave), read in place bills to construct sewers in the following streets in the Twenty-seventh Ward: Paschall avenue, from Fifty-second to Fifty-fourth street; and Sixtieth street, from Greenway avenue to Woodland avenue.

Which were referred to the Committee on Surveys.

Mr. Mathias (on leave) read in place a bill entitled "An Ordinance to locate four electric lights in the Twenty-eighth Ward."

Which was referred to the Electrical Committee.

Also (on leave), read in place a bill entitled "An Ordinance to authorize the location of gasoline lamps in the Twenty-eighth Ward."

Which was referred to the Committee on Gas.

Mr. Warren (on leave) read in place a bill entitled "An Ordinance to pave Sergeant street, from Thirty-third to Thirty-fourth street, in the Twenty-eighth Ward, with sheet asphaltum."

Which was referred to the Committee on Highways.

Mr. Blake (on leave) read in place a bill entitled "An Ordinance to construct a sewer in Twentieth street, from Dauphin to York street, in the Twenty-eighth Ward."

Which was referred to the Committee on Surveys.

Also (on leave), read in place a bill entitled "An Ordinance to authorize the removal of the Municipal Hospital from the present site to a location to be hereafter selected."

Which was referred to the Committee on City Property.

Mr. Graham (on leave) offered the following, to wit: "Resolution to authorize the location of gasoline lamps in the Twenty-ninth Ward."

Which was referred to the Committee on Gas.

Mr. Boorse (on leave) read in place a bill entitled "An Ordinance to locate an electric light in the Twenty-ninth Ward."

Which was referred to the Electrical Committee.

Mr. McCullough (on leave) read in place a bill entitled "An Ordinance to construct a sewer in Schuylkill avenue, from Alter to Ellsworth street, in the Thirtieth Ward."

Which was referred to the Committee on Surveys.

Mr. Funston (on leave) read in place a bill entitled "An Ordinance to authorize the location of gasoline lamps in the Thirtieth Ward."

Which was referred to the Committee on Gas.

Mr. Pallatt (on leave) read in place bills to locate an electric light at the corner of Sepviva and Fox streets, and at the corner of Fox and Tulip streets, in the Thirty-first Ward.

Which were referred to the Electrical Committee.

Also (on leave), read in place a bill entitled "An Ordinance to lay gas-pipe in Fox street, from Memphis to Tulip street, in the Thirty-first Ward."

Which was referred to the Committee on Gas.

Mr. Sayre (on leave) read in place a bill entitled "An Ordinance to construct a sewer in Juniata street, from Germantown avenue to Sixteenth street, in the Thirty-third Ward."

Which was referred to the Committee on Surveys.

Also (on leave), read in place a bill entitled "An Ordinance to authorize the opening of Staub street, from Germantown avenue to Sixteenth street, in the Thirty-third Ward."

Which was referred to the Committee on Highways.

Mr. Wadsworth (on leave) read in place a bill entitled "An Ordinance to lay gas-pipe in the south side of Tioga street, from Second to Phillip streets, in the Thirty-third Ward."

Which was referred to the Committee on Gas.

Also (on leave), read in place a bill entitled "An Ordinance to lay strips of asphalt on the south and north sides of Lehigh avenue, from Kensington avenue to Sixth street, for bicycle use."

Which was referred to the Committee on Highways.

Mr. Wagner (on leave) read in place bills to construct sewers in the following streets, in the Thirty-third Ward: Mervine street, from Tioga to Venango street; and Eleventh street, from Rising Sun avenue to Venango street.

Which were referred to the Committee on Surveys.

Also (on leave), read in place bills to lay water-pipe in the following streets, in the Thirty-third Ward: Eleventh street, from Rising Sun avenue to Venango street; and Mervine street, from Tioga to Venango street.

Which were referred to the Committee on Water.

Also (on leave), read in place bills to lay gas-pipe in the following streets, in the Thirty-third Ward: Eleventh street, from Rising Sun avenue to Venango street; and Mervine street, from Tioga to Venango street.

Which were referred to the Committee on Gas.

Also (on leave), read in place a bill entitled "An Ordinance to place on the City plan Hart lane, from Indiana to Clearfield street."

Which was referred to the Committee on Surveys.

Also (on leave), read in place bills to authorize the opening of the following streets, in the Thirty-third Ward: Eleventh street, from Rising Sun avenue to Venango street; and Mervine street, from Tioga to Venango street.

Which were referred to the Committee on Highways.

Also (on leave), read in place bills to grade the following streets in the Thirty-third Ward: Mervine street, from Tioga to Venango street; and Eleventh street, from Rising Sun avenue to Venango street.

Which were referred to the Committee on Highways.

Also (on leave), read in place bills to pave Mervine street, from Tioga to Venango street with vitrified brick; and Eleventh street, from Rising Sun avenue to Venango street, with sheet asphalt, in the Thirty-third Ward.

Which were referred to the Committee on Highways.

Mr. Thackara (on leave) read in place a bill entitled "An Ordinance to locate seven electric lights in the Thirty-third Ward."

Which was referred to the Electrical Committee.

Mr. Warwick (on leave) read in place bills to construct sewers in the following streets, in the Thirty-fourth Ward: Cherry street, from Fifty-seventh to Fifty-eighth street; Fifty-seventh street, from Arch to Cherry street; Arch street, from Fifty-sixth to Fifty-seventh street, and from Fifty-seventh to Fifty-eighth street.

Which were referred to the Committee on Surveys.

Also (on leave), read in place a bill entitled "An Ordinance to lay water-pipe in Arch street, from Fifty-seventh to Fifty-eighth street, in the Thirty-fourth Ward."

Which was referred to the Committee on Water.

Also (on leave), read in place a bill entitled "An Ordinance to lay gas-pipe in Arch street, from Fifty-seventh to Fifty-eighth street, in the Thirty-fourth Ward."

Which was referred to the Committee on Gas.

Also (on leave), read in place a bill entitled "An Ordinance to authorize the opening of Arch street, from Fifty-seventh to Fifty-eighth street, in the Thirty-fourth Ward.

Which was referred to the Committee on Highways.

Also (on leave), read in place a bill entitled "An Ordinance to grade Arch street, from Fifty-seventh to Fifty-eighth street, in the Thirty-fourth Ward."

Which was referred to the Committee on Highways.

Also (on leave), read in place bills to pave the following streets in the Thirty-fourth Ward with vitrified brick: Arch street, from Fifty-seventh to Fifty-eighth street; and Filbert street, from Fifty-seventh to Fifty-eighth street.

Which were referred to the Committee on Highways.

Mr. Costello (on leave) read in place a bill entitled "An Ordinance to authorize the appropriation of twenty-five hundred (2500) dollars for improved sidewalks around Disston Park, in Tacony, Thirty-fifth Ward."

Which was referred to the Committee on Finance.

Mr. Stinger (on leave) read in place a bill entitled "An Ordinance to lay water-pipe in Wilder street, from Twenty-ninth to Thirtieth street, in the Thirty-sixth Ward."

Which was referred to the Committee on Water.

Also (on leave), read in place a bill entitled "An Ordinance to lay gas-pipe in Wilder street, from Twenty-ninth to Thirtieth street, in the Thirty-sixth Ward."

Which was referred to the Committee on Gas.

Also (on leave), read in place a bill entitled "An Ordinance to authorize the opening of Reed street, from Thirtieth street to about 64 feet eastward."

Which was referred to the Committee on Highways.

Mr. Amick (on leave) read in place a bill entitled "An Ordinance to construct a sewer in Colona street, west from Eleventh street to connecting sewer, about 80 feet, in the Thirty-seventh Ward."

Which was referred to the Committee on Surveys.

Mr. Heins (on leave) read in place a bill entitled "An Ordinance to locate two electric lights in the Thirty-seventh Ward."

Which was referred to the Electrical Committee.

Also (on leave), read in place a bill entitled "An Ordinance to authorize the location of two gasoline lamps in the Thirty-seventh Ward."

Which was referred to the Committee on Gas.

Mr. Seeds, Chairman of the Committee on Finance, presented a report, with bill annexed entitled "An Ordinance to make an additional appropriation to the annual appropriation to the Department of Charities and Correction (Bureau of Charities)." (*Appendix No. 13.*)

Which was laid over to be printed.

Also, from the same Committee, presented a further report, with bill annexed entitled "An Ordinance to approve the contract and surety of George W. Stewart, for building additions and making alterations to certain buildings of the Insane Department of the Philadelphia Hospital, West Philadelphia, for the Bureau of Charities; and the contracts and surety of Daniel J. McNichol, for the construction of a bulkhead along the easterly side of Delaware avenue, between Vine and South streets, and the extension and reconstruction of City sewers and the laying and relaying of gas and water mains and electrical conduits, payment for which work is to be made from funds set apart by the Board of Directors of City Trusts." (*Appendix No. 14.*)

Which was laid over to be printed.

Also, from the same Committee, presented a further report, with bill annexed entitled "An Ordinance to authorize satisfaction to be entered in cases of certain taxpayers who appear to be delinquent." (*Appendix No. 15.*)

Which was laid over to be printed.

Also, from the same Committee, presented a further report, with bill annexed entitled "An Ordinance to authorize certain transfers in the annual appropriations to the Mayor, Department of Public Works (Bureaus of Highways, Surveys and Street Cleaning), Department of Public Safety (Bureau of Health), and Department of Charities and Correction (Bureaus of Charities and Correction), for the year 1897." (*Appendix No. 16.*)

Which was laid over to be printed.

Mr. Dixon, Chairman of the Committee on Highways, presented a report, with bill annexed entitled "An Ordinance to authorize the opening of Jessup and Oakford streets." (*Appendix No. 17.*)

Which was laid over to be printed.

Also, from the same Committee, presented a further report, reporting back the estimate of the Bureau of Highways of the expenses of said Bureau for the year 1898. Also, on resolution of instruction to Joint Standing Committee to investigate the Departments under their supervision, and to ascertain what measures can be taken to economize in order that the City shall be able to apply more funds for necessities and permanent improvements, with the request that it be referred to the Committee on Finance. (*Appendix No. 18.*)

Which was so referred.

Also, from the same Committee, presented a further report, with resolution annexed entitled "Resolution to repeal resolution of request to the Director of the Department of Public Works to delay improvements on Hansberry street until jury report on damages." (*Appendix No. 19.*)

Also, moved to proceed to second reading of the resolution,

Which was agreed to.

The resolution was again read, and agreed to.

The title was agreed to.

Mr. Hults, Chairman of the Committee on Surveys, presented a report, with bill annexed entitled "An Ordinance to amend an ordinance approved the 6th day of April, 1897, to authorize the revision of the lines and grades of that portion of plan No. 16, bounded by Washington lane, Walnut lane, Wissahickon avenue and Wayne avenue, in the Twenty-second Ward." (*Appendix No. 20.*)

Which was laid over to be printed.

Also, from the same Committee, presented a further report, with bill annexed entitled "An Ordinance to amend an ordinance approved July 16, 1897, authorizing the construction of sewers in Ashmead, Beulah, Bonitz, and other streets." (*Appendix No. 21.*)

Which was laid over to be printed.

Also, from the same Committee, presented a further report, with bill annexed entitled "An Ordinance to authorize the construction of main sewers in Brown street, Mascher street, Twenty-ninth street Relief and West Branch Wingohocking creek." (*Appendix No. 22.*)

Which was laid over to be printed.

Also, from the same Committee, presented a further report, with bill annexed entitled "An Ordinance to place on the City plan Smedley, Eleanor, Albert, Harold, Myrtlewood, Cambridge, Wilton, Lindenwood, Frederick, Atlanta, and Harper streets, and Filmont avenue." (*Appendix No. 23.*)

Which was laid over to be printed.

Also, from the same Committee, presented a further report, with bill annexed entitled "An Ordinance to revise the lines and grades of Abbottsford avenue, between Fox street and Wissahickon avenue, in the Thirty-eighth Ward." (*Appendix No. 24.*)

Which was laid over to be printed.

Also, from the same Committee, presented a further report, with bill annexed entitled "An Ordinance to change the names of certain streets." (*Appendix No. 25.*)

Which was laid over to be printed.

Also, from the same Committee, presented a further report, reporting back the estimate of the Bureau of Surveys of the expenses of said Bureau, for the year 1898. Also, on resolution instructing the Joint Standing Committees to investigate the Departments under their supervision, and to ascertain what measures can be taken to economize, in order that the City shall be able to apply more funds for necessities and permanent improvements, with the request that it be referred to the Committee on Finance. (*Appendix No. 26.*)

Which was so referred.

Mr. Leithead, Chairman of the Committee on Police and Prisons, presented a report, with bill annexed entitled "An Ordinance granting permission to Messrs. Riggs & Bro. to erect a clock on sidewalk in front of their premises No. 310 Market street." (*Appendix No. 27.*)

Which was laid over to be printed.

Also, from the same Committee, presented a further report, with bill annexed entitled "An Ordinance further defining nuisances and requiring footways and gutters to be cleaned of snow, and repealing Section 9 of 'An Ordinance relating to nuisances,' approved Sept. 23, 1864." (*Appendix No. 28.*)

Which was laid over to be printed.

Also, from the same Committee, presented a further report, with bill annexed entitled "An Ordinance granting permission to the Franklin Sugar Refining Company to maintain a platform upon the west side of Penn street, north of Bainbridge street." (*Appendix No. 29.*)

Which was laid over to be printed.

Also, from the same Committee, presented a further report, reporting back the estimate of the expenses of the Bureau of Police, for the year 1898, with the request that it be referred to the Committee on Finance with a favorable recommendation.

Which was so referred.

Also, from the same Committee, presented a further report, reporting back the estimate of the expenses of the Department of County Prisons, for the year 1898, with the request that it be referred to the Committee on Finance with a favorable recommendation.

Which was so referred.

Mr. C. K. Smith, Chairman of the Committee on Gas, presented a report, with bill annexed entitled "An Ordinance to authorize the laying of gas-pipe in certain streets." (*Appendix No. 30.*)

Which was laid over to be printed.

Also, from the same Committee, presented a further report, reporting back the estimate of the expenses of the Bureau of Gas, for the year 1898, with the request that it be referred to the Committee on Finance with a favorable recommendation.

Which was so referred.

Also from the same Committee, presented a further report reporting back the estimate of the expenses of the Bu-

reau of Lighting for the year 1898 with the request that it be referred to the Committee on Finance with a favorable recommendation.

Which was so referred.

Mr. Chew, Chairman of the Committee on Charities and Correction, presented a report, reporting back the estimate of expenses of the Department of Charities and Correction for the year 1898, with the request that it be referred to the Committee on Finance with a favorable recommendation.

Which was so referred.

Mr. B. H. Brown, Chairman of the Committee on Fire and Health, presented a report, reporting back estimate of the expenses of the Bureau of Health, for the year 1898, with the request that it be referred to the Committee on Finance with a favorable recommendation.

Which was so referred.

Also, from the same Committee, presented a further report, reporting back estimate of the Bureau of Fire and Fire Escapes, for the year 1898, with the request that it be referred to the Committee on Finance with a favorable recommendation.

Which was so referred.

Mr. Roberts, Chairman of the Committee on Fairmount Park, presented a report, reporting back estimate of the expenses of the Commissioners of Fairmount Park, for the year 1898, with the request that it be referred to the Committee on Finance with a favorable recommendation.

Which was so referred.

Mr. Connell, Chairman of the Committee on Street Cleaning, presented a report, reporting back estimate of the expenses of the Bureau of Street Cleaning, for the year 1898, with the request that it be referred to the Committee on Finance with a favorable recommendation.

Which was so referred.

Mr. Seeds moved to proceed to second reading of bill (Appendix No. 210, Vol I.) entitled "An Ordinance to make an appropriation to new Item 13, in the annual appropriation to the Department of the Receiver of Taxes,

for the year 1897, for the refunding of certain twice paid, over paid and paid in error water rents, permits and pipe laying bills paid to the Department of the Receiver of Taxes, Bureau of Water, from January 1st to August 1st, 1897."

Which was agreed to.

The first and only section was again read, and agreed to.

The title was agreed to.

The bill was read a third time.

And on its final passage,

The yeas and nays were required according to law, and were as follows:

YEAS—Messrs. Abrahams, Allen, Amick, Barrows, Blackwood, Blake, Boorse, Borden, Bougher, Boyer, Breitinger, B. H. Brown, W. H. Brown, Buchholz, Buck, Buckley, Chew, Collins, Conrad, Cornelius, Corson, Costello, Creadick, Davidson, DeHaven, Dixon, Doak, Edmonds, Eslen, Falbey, Firth, Funston, Garrett, Gilpin, Goodman, Gordon, Graham, Hahn, Hammond, Hawkes, Hazlett, Heins, Henry, Hetzell, Hohl, Hulst, Irvine, Irwin, Isenminger, Kittams, Knight, Krisher, Kucker, Lang, Leithhead, Leonard, Little, McAllister, McCullough, McCurdy, Martin, Meehan, Mercer, A. F. Miller, H. A. Miller, S. G. Miller, Mingle, Mitchell, Moore, Morrison, Orr, Pallatt, Parker, Perry, E. W. Richards, Frank Richards, Roberts, Sayre, Scott, Seeds, Seltzer, Shugart, Slater, Smedley, E. E. Smith, Spiel, Stauffer, Steger, F. Stevens, Stevenson, Swain, Thackara, G. Thomas, W. S. Thomæ, Tongue, Van Osten, Wadsworth, G. H. Wagner, Thos. Wagner, Warren, Warwick, Wolstencroft, Woodhead, and Hartman, *Pres't*—104.

NAYS—None.

Two-thirds of the members elected having voted in the affirmative,

It was agreed to,

And the bill passed.

Also, moved to proceed to second reading of bill (Appendix No. 229, Vol. I.) entitled "An Ordinance to make

an appropriation to the annual appropriation to the Department of City Treasurer, for the year 1897, for the purpose of enabling the City Treasurer to pay to the Commonwealth of Pennsylvania one-half the amount collected and due the State, for the maintenance of indigent insane at Norristown."

Which was agreed to.

The first and only section was again read, and agreed to.

The title was agreed to.

The bill was read a third time.

And on its final passage,

The yeas and nays were required according to law, and were as follows:

YEAS—Messrs. Abrahams, Allen, Amick, Barrows, Batt, Blackwood, Blake, Borden, Bougher, Boyer, Breitinger, B. H. Brown, W. H. Brown, Buck, Buckley, Chew, Collins, Connell, Conrad, Davidson, DeHaven, Dixon, Doak, Edmonds, Eslon, Falbey, Firth, Funston, Garrett, Goodman, Gordon, Graham, Hahn, Hammond, Harvey, Hawkes, Hazlett, Heins, Henry, Hohl, Hults, Irvine, Irwin, Iseminger, Kittams, Krisher, Kucker, Lang, Leithead, Leonard, Little, McAllister, McCullough, McCurdy, Martin, Mathias, Meehan, Mercer, A. F. Miller, H. A. Miller, S. G. Miller, Mingle, Montgomery, Morrison, Neill, Orr, Pallatt, Parker, Perry, Quinn, E. W. Richards, Roberts, Sayre, Scott, Seeds, Seger, Seltzer, Shugart, Slater, E. E. Smith, Spiel, Stauffer, Steger, F. Stevens, Stevenson, Swain, G. Thomas, Van Osten, Wadsworth, G. H. Wagner, Thos. Wagner, Warren, Warwick, Woodhead, and Hartman, *Pres't*—95.

NAYS—None.

Two-thirds of the members elected having voted in the affirmative,

It was agreed to,

And the bill passed.

Also, moved to proceed to second reading of bill (Appendix No. 231, Vol. I.) entitled "An Ordinance to au-

thorize and direct the Commissioners of the Sinking Fund to pay certain moneys into the City Treasury."

Which was agreed to.

The first and only section was again read, and agreed to.

The title was agreed to.

The bill was read a third time,

And on its final passage,

The yeas and nays were required according to law, and were as follows:

YEAS—Messrs. Abrahams, Allen, Barrows, Batt, Blackwood, Blake, Boorse, Borden, Bougher, Boyer, Breitingger, B. H. Brown, W. H. Brown, Buck, Caverow, Collins, Connell, Conrad, Cornelius, Corson, Costello, Creadick, Davidson, DeHaven, Dixon, Erdin, Falbey, Firth, Funston, Garrett, Gilpin, Goodman, Gordon, Graham, Hahn, Hammond, Harvey, Hawkes, Hazlett, Heins, Henry, Hetzell, Hohl, Hulst, Irwin, Iseminger, Kittams, Krisher, Kucker, Lang, Leithead, Leonard, Little, McAllister, McCullough, McCurdy, Martin, Mathias, Means, Meehan, Mercer, A. F. Miller, H. A. Miller, S. G. Miller, Mitchell, Moore, Morrison, Neill, Pallatt, Parker, E. W. Richards, Frank Richards, Roberts, Sayre, Scott, Seeds, Seger, Seltzer, Shugart, Slater, Smedley, E. E. Smith, Spiel, Stauffer, Steger, F. Stevens, Stevenson, Stinger, Swain, Thackara, G. Thomas, W. S. Thomas, Thompson, Tongue, Van Osten, Wadsworth, G. H. Wagner, Thos. Wagner, Warren, Warwick, Wolstencroft, Woodhead, and Hartman, *Pres't*—103.

NAYS—None.

Two-thirds of the members elected having voted in the affirmative.

It was agreed to,

And the bill passed.

Mr. Pallatt moved to proceed to second reading of bill (Appendix No. 191, Vol. I.) entitled "An Ordinance to authorize the laying of gas-pipe in certain streets."

Which was agreed to.

The first and only section was again read, and agreed to.

The title was agreed to.

The bill was read a third time,

And on its final passage,

The yeas and nays were required according to law, and were as follows:

YEAS—Messrs. Abrams, Allen, Amick, Barrows, Batt, Blake, Boorse, Borden, Boyer, Breitingner, B. H. Brown, Buchholz, Buck, Buckley, Caverow, Chew, Collins, Connell, Conrad, Cornelius, Corson, Creadick, Davidson, DeHaven, Dixon, Edmonds, Eslen, Firth, Funston, Garrett, Gilpin, Goodman, Gordon, Graham, Hahn, Hammond, Harvey, Hawkes, Heins, Hetzell, Hohl, Hults, Irvine, Irwin, Iseminger, Kittams, Knight, Krisher, Knucker, Leithead, Leonard, Little, McAllister, McCullough, Martin, Mathias, Meehan, Mercer, A. F. Miller, H. A. Miller, S. G. Miller, Mingle, Montgomery, Moore, Morrison, Morton, Orr, Pallatt, Parker, Quinn, E. W. Richards, Roberts, Sayre, Seeds, Seger, Seltzer, Shugart, Slater, Smedley, E. E. Smith, Spiel, Stauffer, Steger, F. Stevens, Stevenson, Stinger, Swain, Thackara, G. Thomas, W. S. Thomas, Tongue, Van Osten, G. H. Wagner, Thos. Wagner, Warren, Warwick, Wolstencroft, Woodhead, Hartman, *Pres't*—99.

NAYS—None.

A majority of the members elected having voted in the affirmative,

It was agreed to,

And the bill passed.

Also, moved to proceed to second reading of bill (Appendix No. 236, Vol. I.) entitled "An Ordinance to authorize the laying of gas-pipe in certain streets."

Which was agreed to.

The first and only section was again read, and agreed to.

The title was agreed to.

The bill was read a third time,

And on its final passage,

The yeas and nays were required according to law, and were as follows :

YEAS—Messrs. Abrams, Allen, Amick, Barrows, Barton, Batt, Blackwood, Blake, Boorse, Borden, Boyer, Breiting, W. H. Brown, Buchholz, Buckley, Caverow, Collins, Connell, Conrad, Cornelius, Corson, Costello, Creadick, Davidson, Dixon, Doak, Edmonds, Eslen, Falbey, Firth, Garrett, Gilpin, Goodman, Gordon, Graham, Hahn, Hammond, Harvey, Hawkes, Heins, Hetzell, Hohl, Hulst, Kittams, Knight, Krisher, Leithead, Leonard, Little, McCullough, Martin, Mathias, Means, Meehan, Mercer, A. F. Miller, S. G. Miller, Mingle, Mitchell, Montgomery, Moore, Morrison, Morton, Pallatt, Parker, Quinn, E. W. Richards, Frank Richards, Roberts, Sayre, Seeds, Seger, Seltzer, Shugart, Slater, Smedley, E. E. Smith, Spiel, Stauffer, Steger, Stevenson, Stinger, Swain, Thackara, W. S. Thomas, Van Osten, Wadsworth, G. H. Wagner, Thos. Wagner, Warren, Warwick, Woodhead, and Hartman, *Pres't*—93.

NAYS—None.

A majority of the members elected having voted in the affirmative,

It was agreed to,

And the bill passed.

Mr. W. H. Brown moved that the order of business be suspended for the purpose of proceeding to second reading of resolution (Appendix No. 226, Vol. I) entitled "Resolution to discharge the Joint Committees of Finance and Gas from the consideration of all bills relative to the leasing of the Gas Works."

On agreeing to the motion the yeas and nays were required by Mr. W. H. Brown, seconded by Mr. Lang, and were as follows:

YEAS—Messrs. Allen, Barrows, Blackwood, Borden, Breiting, B. H. Brown, W. H. Brown, Connell, Corson, Creadick, DeHaven, Eslen, Falbey, Funston, Goodman, Gordon, Hahn, Hammond, Hawkes, Hazlett, Henry, Irvine, Iseminger, Lang, Leonard, McAllister, McCullough, Meehan, Mercer, S. G. Miller, Mingle, Mitchell, Montgomery, Moore, Neill, Orr, Parker, Perry, Quinn, E. W. Richards, Frank Richards, Roberts, Sayre, Seger, Shugart, Slater, Steger, F. Stevens, Stevenson, Stinger, G. Thomas, and Warren—52.

NAYS—Messrs. Abrams, Batt, Blake, Boorse, Bougher, Boyer, Buchholz, Buck, Buckley, Caverow, Conrad, Cornelius, Costello, Dixon, Doak, Edmonds, Firth, Garrett, Gilpin, Graham, Harvey, Heins, Hetzell, Hohl, Hulst, Irwin, Kittams, Knight, Kucker, Leithead, Little, Martin, Mathias, Means, A. F. Miller, Morrison, Morton, Pallatt, Scott, Seeds, Seltzer, Smedley, E. E. Smith, Spiel, Stauffer, Swain, Thackara, W. S. Thomas, Tongue, Van Osten, Wadsworth, G. H. Wagner, Thos. Wagner, Warwick, Woodhead, and Hartman, *Pres't*—56.

Less than two-thirds of the members present voting in the affirmative,

It was not agreed to,

Mr. Seeds presented the following:

I vote Nay, as the subject matter is now in a committee that I have the honor to be Chairman of, which committee is giving the matter careful consideration.

Jacob J. Seeds.

Mr. Kittams presented the following:

We vote Nay because this resolution is one that we believe the Joint Committee on Finance and Gas should have an opportunity to conclude their labor and report.

Geo. H. Kittams,

Richard E. Tongue.

Mr. Hulst moved to proceed to second reading of bill (Appendix No. 233, Vol. I.) entitled "An Ordinance to authorize the construction of sewers in Airdrie, Carey, Cadwallader, Forty-eighth, Forty-ninth, Gaul, Melrose, and Preston streets."

Which was agreed to.

The first section was again read.

Also, moved to amend by adding the following: "Third street, from Wolf to Ritner street; Dalkeith street, from Wayne to Clarissa street; Eighteenth street, from Pacific street to Erie avenue; Loudon street, from Greene to Germantown avenue; Quincy street, from Pelham road to Westview street, and on Westview street, from Quincy street to Germantown avenue; Underhill street, from

Woodlawn to Haines street; Price street, from Musgrave to Underhill street."

Which was agreed to.

The section as amended was agreed to.

The second section was again read, and agreed to.

The third section was again read, and agreed to.

The title was read.

Also, moved to amend by inserting the following before the word "streets": "Third, Dalkeith, Eighteenth, London, Quincy, Westview, Underhill and Price."

Which was agreed to.

The title as amended was agreed to.

The amendments having been printed, by unanimous consent,

The bill was read a third time.

And on its final passage,

The yeas and nays were required according to law, and were as follows:

YEAS—Messrs. Abrams, Allen, Amick, Barrows, Blackwood, Blake, Boorse, Borden, Bougher, Boyer, Breiting, B. H. Brown, Buchholz, Buck, Buckley, Caverow, Connell, Conrad, Cornelius, Corson, Costello, Dixon, Doak, Edmonds, Eslen, Funston, Garrett, Goodman, Gordon, Graham, Hahn, Hammond, Harvey, Hawkes, Hazlett, Heins, Hetzell, Hohl, Hulst, Irvine, Iseminger, Kittams, Knight, Krisher, Leithead, Leonard, Little, McCullough, Martin, Mathias, Meehan, A. F. Miller, Mitchell, Moore, Morrison, Morton, Neill, Orr, Pallatt, Parker, Quinn, E. W. Richards, Frank Richards, Roberts, Sayre, Scott, Seltzer, Shugart, Slater, Smedley, E. E. Smith, Spiel, Stauffer, Steger, Stevenson, Swain, Thackara, G. Thomas, W. S. Thomas, Tongue, Van Osten, Wadsworth, G. H. Wagner, Thos. Wagner, Warwick, Wolstencroft, Woodhead, and Hartman, *Pres't*—88.

NAYS—None.

A majority of the members elected having voted in the affirmative,

It was agreed to,

And the bill passed.

Also, moved to proceed to second reading of bill (Appendix No. 232, Vol. I.) entitled "An Ordinance to provide for the erection of rest shelters on Broad street."

Which was agreed to.

The first section was again read.

Mr. Allen moved to amend by adding the following :
"Provided, The same shall be moved when necessary."

Which was not agreed to.

The question recurring on agreeing to the section,

Mr. Morton moved to amend by adding the following :
"Provided, Urinals are erected on said stands."

Which was not agreed to.

The question recurring on agreeing to the section.

The yeas and nays were required by Mr. Morton, seconded by Mr. Orr, and were as follows :

YEAS—Messrs. Amick, Blackwood, B. H. Brown, W. H. Brown, Buck, Chew, Collins, Connell, Conrad, Corson, Costello, Creadick, DeHaven, Edmonds, Goodman, Graham, Hahn, Hawkes, Hults, Irvine, Iseminger, Lang, Leithead, McCullough, McCurdy, Martin, Means, Meehan, Mercer, A. F. Miller, S. G. Miller, Morrison, Neill, Perry, Roberts, Sayre, Seeds, Seger, Seltzer, Shugart, Smedley, E. E. Smith, Spiel, Stevenson, Swain, Thackara, Tongue, Wadsworth, G. H. Wagner, Thos. Wagner, Wolstencroft, and Hartman, *Pres't*—52.

NAYS—Messrs. Abrahams, Allen, Barrows, Blake, Borden, Bougher, Boyer, Breiting, Buchholz, Buckley, Caverow, Cornelius, Davidson, Dixon, Doak, Eslen, Falbey, Firth, Funston, Garrett, Gordon, Hammond, Harvey, Hazlett, Heins, Henry, Hetzell, Hohl, Irwin, Kittams, Knight, Krisher, Kucker, Leonard, Little, Mingle, Mitchell, Montgomery, Morton, Orr, Pallatt, Parker, Quinn, E. W. Richards, Frank Richards, Scott, Stauffer, F. Stevens, Stinger, G. Thomas, W. S. Thomas, Van Osten, Warren, Warwick, and Woodhead—55.

Which was not agreed to.

And the bill fell.

Mr. Hults moved to proceed to second reading of bill (Appendix No. 234, Vol. I.) entitled "An Ordinance to strike from the City plan Russell street, from Bath to Braybant street, in the Twenty-fifth Ward."

Which was agreed to.

The first and only section was again read, and agreed to.

The title was agreed to.

The bill was read a third time,

And on its final passage,

The yeas and nays were required according to law, and were as follows :

YEAS—Messrs. Abrahams, Allen, Amick, Barrows, Batt, Blackwood, Blake, Boorse, Borden, Boyer, Breittinger, B. H. Brown, W. H. Brown, Buchholz, Buck, Buckley, Caverow, Collins, Connell, Conrad, Cornelius, Corson, Creadick, Dixon, Doak, Edmonds, Eslen, Firth, Funston, Garrett, Gilpin, Goodman, Gordon, Graham, Hahn, Hammond, Harvey, Heins, Henry, Hetzell, Hohl, Hults, Irwin, Iseminger, Kittams, Krisher, Kucker, Lang, Leithead, Little, McCurdy, Martin, Mathias, Means, Meehan, Mercer, A. F. Miller, S. G. Miller, Mingle, Mitchell, Moore, Morrison, Morton, Orr, Pallatt, Quinn, E. W. Richards, Frank Richards, Roberts, Sayre, Seger, Seltzer, Smedley, E. E. Smith, Spiel, Stauffer, Steger, F. Stevens, Stevenson, Swain, Thackara, W. S. Thomas, Tongue, Van Osten, Wadsworth, G. H. Wagner, Warwick, Wolstencroft, Woodhead, and Hartman, *Pres't*—90.

NAYS—None.

A majority of the members elected having voted in the affirmative,

It was agreed to.

And the bill passed.

Select Council informed Common Council that they had received a report from the Committee on Water, with bill (Appendix No. 108, Vol. I.) annexed entitled "An Ordinance to lay water-pipe in Wolf, Shellbark, Underhill, Abington, Sixteenth, Thirtieth, Huntingdon, Page, Tioga, Lawrence, Barr, or Luzerne, Sixty-three-and-a-half, Wana-

maker and Hobart streets, and Augusta place, and to relay Trellis, Hope, Howard, Orkney, Leithgow, Bodine, Lee, Fox and Price streets, and Springfield avenue."

Which they had passed.

Also, that they had received a report from the Committee on City Property, with bill (Appendix No. 116, Vol. I.) annexed entitled "An Ordinance to authorize the Director of the Department of Public Safety to enter into a new lease with Marshall Bros. & Co., present lessees of Marlborough street wharf, Delaware river."

Which they had passed.

Also, that they had passed resolution (Appendix No. 117, Vol. I.) entitled "Resolution of request to Chairman of Committees to consult the Clerks of Councils before calling meetings of the Committees."

Also, that they had passed resolution (Appendix No. 11) entitled "Resolution discharging the Electrical Committee from the further consideration of bill entitled 'An Ordinance to authorize the Southwark Merchants Electric Light and Power Company to lay and maintain underground conduits, electrical conductors, cables and wires, and to construct manholes in certain streets.'"

Also, that they had passed resolution (Appendix No. 12) entitled "Resolution discharging the Committee on Law from the further consideration of the bill entitled 'An Ordinance relative to the construction of sewers under the sidewalks and granting permits therefor.'"

Also, that they had passed resolution (Appendix No. 18) entitled "Resolution to continue the Joint Special Committee on the condition of League Island and its surroundings, and to authorize the Committee to extend an invitation to the Secretary of the Navy to visit Philadelphia, for the purpose of inspecting League Island Navy Yard and the Delaware river, providing for expenses and suspending Joint Rule 30, of the Select and Common Councils, to permit the Clerks of Councils to present this resolution to the Mayor, for his approval or disapproval." and had appointed Messrs. McClain, Ballinger, Brooks, Dougherty, Hunter, Klemmer, Nobre, Raff, Rowen, and Stackhouse, the Committee on the part of Select Council.

Also, that they had passed resolution (Appendix No. 19) entitled "Resolution relative to submitting the question of the lease of the Philadelphia Gas Works to the people at the next general election."

Also, that they had passed resolution (Appendix No. 20) entitled "Resolution relative to an electric light on Inglis street, south of Chestnut street, Fifth Ward."

Also, that they had passed resolution (Appendix No. 21) entitled "Resolution authorizing and directing the City Solicitor to present to the proper Court for decision, as to the printing of ballots, voting upon the items separately at the coming election, for the increase of the indebtedness of the City."

Also, that they had passed resolution (Appendix No. 22) entitled "Resolution of request to the Director of the Department of Public Works relative to a water supply for Fox Chase."

Mr. Hults moved to proceed to second reading of bill (Appendix No. 138) entitled "An Ordinance to strike from the plan Thirty-first street, from Lehigh avenue to Cambria street, and Frank street, from Emlen to Quincy street."

Which was agreed to.

The first and only section was again read, and agreed to.

The title was agreed to.

The bill was read a third time,

And on its final passage,

The yeas and nays were required according to law, and were as follows :

YEAS—Messrs. Allen, Amick, Barrows, Batt, Blackwood, Blake, Boorse, Borden, Boyer, Breiting, W. H. Brown, Buchholz, Buck, Buckley, Caverow, Chew, Connell, Conrad, Cornelius, Corson, Creadick, Davidson, DeHaven, Dixon, Doak, Edmonds, Firth, Funston, Garrett, Goodman, Gordon, Graham, Hammond, Harvey, Hawkes, Heins, Hetzell, Hohl, Hults, Irwin, Iseminger, Kittams, Krisher, Kucker, Leithead, Leonard, Lovegrove, McCurdy, Martin, Mathias, Means, Meecredy, Meehan, Mercer, A. F. Miller, H. A. Miller, S. G. Miller, Mingle, Montgom-

ery, Moore, Morrison, Morton, Neill, Orr, Pallatt, Parker, Quinn, Frank Richards, Roberts, Sayre, Scott, Seger, Seltzer, Shugart, Slater, Smedley, E. E. Smith, Spiel, Stauffer, Steger, F. Stevens, Stevenson, Swain, W. S. Thomas, Tongue, Van Osten, Wadsworth, G. H. Wagner, Thos. Wagner, Warren, Warwick, Wolstencroft, Woodhead, and Hartman, *Pres't*—94.

NAYS—None.

A majority of the members elected having voted in the affirmative,

It was agreed to.

And the bill passed.

Also, moved to proceed to second reading of bill (Appendix No. 133) entitled "An Ordinance to revise the lines and grades of Baker street, from Jackson to Gay street, in the Twenty-first Ward."

Which was agreed to.

The first and only section was again read, and agreed to.

The title was agreed to.

The bill was read a third time,

And on its final passage,

The yeas and nays were required according to law, and were as follows:

YEAS—Messrs. Allen, Amick, Barrows, Batt, Blackwood, Blake, Boorse, Bougher, Boyer, Breiting, B. H. Brown, W. H. Brown, Buchholz, Buck, Buckley, Caverow, Chew, Collins, Connell, Conrad, Cornelius, Corson, Davidson, Dixon, Edmonds, Eslon, Falbey, Firth, Funston, Garrett, Goodman, Gordon, Graham, Hahn, Hammond, Harvey, Hazlett, Heins, Henry, Hetzell, Hohl, Hulst, Irvine, Irwin, Kittams, Krisner, Kucker, Lang, Leithead, McCullough, McCurdy, Martin, Mathias, Mercer, A. F. Miller, S. G. Miller, Mingle, Mitchell, Montgomery, Moore, Morrison, Pallatt, Parker, Perry, Quinn, E. W. Richards, Frank Richards, Scott, Seeds, Seger, Seltzer, Shugart, Slater, Smedley, E. E. Smith, Spiel, Steger, Stevenson, Stinger, Swain, W. S. Thomas, Tongue, Van Osten, Wadsworth, G. H. Wagner, Thos. Wagner, Warren, Warwick, Wolstencroft, Woodhead, and Hartman, *Pres't*—91.

NAYS—Messrs. Borden, Creadick, Roberts, and G. Thomas—4.

A majority of the members elected having voted in the affirmative,

It was agreed to,

And the bill passed.

Mr McAllister moved that the order of business be suspended for the purpose of proceeding to second reading of Select Council Resolution (Appendix No. 19) entitled "Resolution relative to submitting the question of the lease of the Philadelphia Gas Works to the people at the next general election."

On agreeing to the motion,

The yeas and nays were required by Mr. McAllister, seconded by Mr. Moore, and were as follows:

YEAS—Messrs. Allen, Amick, Barrows, Blackwood, Blake, Borden, Boyer, Breiting, B. H. Brown, W. H. Brown, Buckley, Chew, Collins, Connell, Corson, Creadick, DeHaven, Dixon, Eslen, Falbey, Funston, Gordon, Hahn, Hawkes, Hazlett, Henry, Hulst, Irvine, Iseminger, Krisner, Kucker, Lang, Leonard, Little, McAllister, McCullough, Meeredy, Mercer, S. G. Miller, Mingle, Mitchell, Montgomery, Moore, Morrison, Morrow, Neill, Orr, Parker, Perry, Quinn, E. W. Richards, Frank Richards, Roberts, Sayre, Scott, Seeds, Seger, Shugart, Slater, Spiel, Stauffer, Steger, F. Stevens, Stevenson, Stinger, G. Thomas, W. S. Thomas, Tongue, Wadsworth, Thos. Wagner, Warren, and Wolstencroft—72.

NAYS—Messrs. Batt, Boorse, Bougher, Buchholz, Buck, Caverow, Conrad, Cornelius, Costello, Davidson, Doak, Edmonds, Erdin, Firth, Garrett, Gilpin, Graham, Harvey, Heins, Hetzell, Hohl, Irwin, Kittams, Knight, Leithead, Lovegrove, McCurdy, Mathias, Means, Meehan, A. F. Miller, Morton, Pallatt, Seltzer, Smedley, E. E. Smith, Swain, Thackara, Van Osten, G. H. Wagner, Warwick, Woodhead, and Hartman, *Pres't*—43.

Less than two-thirds of the members present having voted in the affirmative,

It was not agreed to.

Select Council informed Common Council that they had concurred in Common Council's amendment to Select Council amendment to Common Council bill (Appendix No. 102, Vol. I.) entitled "An Ordinance to authorize the opening of Belfield avenue, Seventeenth and Carlisle, Ezekiel, Lindley, and Seventy-seventh streets, Glenwood avenue and Gibson lane."

Also, that they had receded from their amendments to Common Council bill (Appendix No. 124, Vol. I.) entitled "An Ordinance to levy and fix the rate of taxes for the year 1898."

Also, that they had non-concurred in Common Council resolution (Appendix No. 242, Vol. I) entitled "Resolution to appoint a Committee consisting of the Mayor, the Presidents of Select and Common Councils, and the Chairmen of the Joint Standing Committees of Councils, to visit the City of Columbus, O., to participate in the proceedings of the 'National Conference of Mayors and Councilmen,' and that Joint Rule No. 30, of the Select and Common Councils be suspended for the purpose of presenting this resolution to the Mayor, for his approval or disapproval."

Also that they had concurred in the following, to wit:

"Resolution to repeal resolution of request to the Director of the Department of Public Works to delay improvements on Hansberry street until jury reports on damages." (Appendix No. 19.)

"An Ordinance to provide for an increase of indebtedness to the amount of twelve million two hundred thousand (12,200,000) dollars, for the improvement of suburban roads, completion of the Boys' High School and erection of new school buildings, building main sewers, building art gallery, improvement to Gas Works, library site and building, new Almshouse, abolition of grade crossings, maintenance and equipment to Philadelphia Museums, extension, improvements and filtration of the water supply, extension of Fairmount Park, repaving streets and underground work incident thereto, bridges, improvement of public parks or squares, purchase of ground and building fire and police stations, electrical and underground construction, grading and repairs to paved streets, curved

curbing, resurfacing asphalt streets, repairs to bridges, repairs to sidewalks (City Property), and repairs to ditches and sluices, and authorizing the submission to a vote of the people and fixing the day of holding an election for the purpose of obtaining the assent of the electors to the increase of indebtedness. And authorizing the corporate authorities of this municipality to make the necessary announcement, by public advertisements, to the electors as required by law, and directing the City Commissioners to prepare and distribute the necessary ballots as provided for in the laws of the State of Pennsylvania governing the increase of indebtedness of municipalities." (Appendix No. 183, Vol. I.)

"An Ordinance to authorize the laying of gas-pipe in certain streets." Appendix No. 191, Vol. I.)

"An Ordinance to make an appropriation to new Item 13, in the annual appropriation to the Department of the Receiver of Taxes for the year 1897, for the refunding of certain twice paid, overpaid and paid in error water rents, permits and pipe laying bills paid to the Department of the Receiver of Taxes, Bureau of Water, from January 1st to August 1st, 1897." (Appendix No. 210, Vol. I.)

"An Ordinance to authorize certain transfers in the annual appropriations to the Department of Public Safety (Bureaus of Police, Fire and City Property), and the Inspectors of the County Prisons, for the year 1897." (Appendix No. 211, Vol. I.)

"Resolution of request to the City Controller to countersign certain warrants drawn against Item 7, in the annual appropriation to the Clerks of Councils, for the year 1897." (Appendix No. 228, Vol. I.)

"An Ordinance to make an appropriation to the annual appropriation to the Department of City Treasurer, for the year 1897, for the purpose of enabling the City Treasurer to pay to the Commonwealth of Pennsylvania one-half the amount collected and due the State, for the maintenance of indigent insane at Norristown." (Appendix No. 229, Vol. I.)

"An Ordinance to approve the contract and surety of

Robert S. Johnston for furnishing all the materials and performing all the labor required appurtenant to the completion of the Main Building of the New High School, situated on the west side of Broad street, between Green street and Brandywine street, for the Board of Public Education." (Appendix No. 230, Vol. I.)

"An Ordinance to authorize and direct the Commissioners of the Sinking Fund to pay certain moneys into the City Treasury. " (Appendix No. 231, Vol. I.)

"An Ordinance amending an ordinance entitled "An Ordinance granting permission to the United Singers of Philadelphia to hold the National Saengerfest in Fottersall Square." (Appendix No. 237, Vol. I.)

"Resolution requesting the heads of Departments to comply with resolution passed by Select and Common Councils on May 6, 1897." (Appendix No. 243, Vol. I.)

Mr. Iseminger moved that Common Council do now adjourn,

Which was agreed to.

So Common Council adjourned.

Thursday, October 14, 1897.

A Special Meeting of Common Council was held this day, pursuant to the following call:

Philadelphia, October 7, 1897.

GEORGE W. KOCHERSPERGER, Esq.,
Chief Clerk of Common Council.

DEAR SIR:—Please call a Special Meeting of Common Council for Thursday, 14th inst., at 2 o'clock P. M., for the transaction of general business, oblige,

Yours truly,
WENCEL HARTMAN,
Pres't of Common Council.

Members present:

Messrs. Abrahams, Allen, Amick, Anderson, Balbirnie, Barrows, Barton, Batt, Birch, Blackwood, Blake, Boorse, Borden, Bougher, Boyer, Breiting, B. H. Brown, W. H. Brown, Buchholz, Buck, Buckley, Caverow, Chew, Collins, Connell, Conrad, Cornelius, Corson, Costello, Creadick, Davidson, DeHaven, Dixon, Doak, Edmonds, Erdin, Eslen, Falbey, Firth, Funston, Garrett, Gilpin, Goheen, Goodman, Gordon, Graham, Hahn, Hammond, Harvey, Hazlett, Heins, Henry, Hetzell, Hohl, Hults, Irvine, Irwin, Iseminger, Ivins, Kinsley, Kittams, Knight, Kucker, Lang, Leithead, Leonard, Levering, Linton, Little, Lovegrove, McAllister, McCullough, McCurdy, Martin, Mathias, Means, Meehan, Mercer, A. F. Miller, H. A. Miller, S. G. Miller, Mingle, Mitchell, Montgomery, Moore, Morrison, Morrow, Morton, Neill, Orr, Pallatt, Parker, Perry, Quinn, E. W. Richards, Frank Richards, Roberts, Sayre, Scott, Seeds, Seger, Seltzer, Shugart, Slater, Smedley, E. E. Smith, Spiel, Stauffer, Steger, A. F. Stevens, F. Stevens, Stevenson, Stinger, Swain, Thackara, G. Thomas, W. S. Thomas, Thompson, Tongue, Van Osten, Wadsworth, G. H. Wagner, Thos. Wagner, Warren, Warwick, Wolstencroft, Woodhead, and Hartman, *Pres't.*

The Secretary to the Mayor was introduced, when he presented a message in writing from the Mayor, transmitting a communication received from the Gas Works Company of Philadelphia, containing certain modifications of their first proposition in relation to leasing the Gas Works; also, a communication from the representatives of certain corporate surety companies, together with forms of bills in relation to the matter. (*Appendix No. 31.*)

Which was read, and referred to the Joint Committees on Finance and Gas.

The President presented a communication from the City Solicitor, submitting copy of the report of the jury in the matter of the opening of Forty-ninth street, from Market street to Baltimore avenue, in the Twenty-seventh Ward, filed October 13, 1897. (*Appendix No. 32.*)

Which was read, and referred to the Committee on Highways.

Also, presented a communication from the Inspectors of the County Prisons, asking for additional appropriations to certain items in the annual appropriations to the Inspectors of the County Prisons, for the year 1897.

Which was read, and referred to the Committee on Finance.

Also, presented a communication from the Business Men's Association of Germantown, submitting copy of resolutions passed October 4, 1897, protesting against the leasing of City's Gas Works.

Which was read, and referred to the Joint Committees on Finance and Gas.

Also, presented a communication from the Board of Public Education, asking for certain transfers in the annual appropriation to the Board of Public Education, for the year 1897, accompanied with a bill.

Which was read, and referred to the Committee on Finance.

Also, presented a further communication from the Board of Public Education, requesting Councils to make an appro-

priation to the Board sufficient to purchase all the properties east of the High School for Girls, to Sixteenth street.

Which was read, and referred to the Committee on Finance.

Also, presented a further communication from the Board of Public Education, asking that the sum of eight hundred (800) dollars be added to Item 25, for the purpose of employing an additional clerk, and seven hundred and twenty (720) dollars to Item 40, to provide for a librarian and clerk to the Superintendent of Public Schools, in the annual estimate of the Board of Education, for the year 1898.

Which was read, and referred to the Committee on Finance.

Also, presented a bill entitled "An Ordinance to re-pave Albion (or Van Pelt) street, from Spruce to Locust street, and from Sansom to Chestnut street, in the Eighth Ward, with asphaltum."

Which was referred to the Committee on Highways.

Mr. Hazlett (on leave) read in place a bill entitled "An Ordinance to locate an electric light northwest corner Second and Earp streets, in the First Ward."

Which was referred to the Electrical Committee.

Mr. Steger (on leave) read in place a bill entitled "An Ordinance to construct a sewer on Mifflin street, between Fifth and Sixth streets, in the First Ward."

Which was referred to the Committee on Surveys.

Also (on leave), read in place bills to re-pave the following streets in the First Ward, with asphalt: Garrett, Wilder, Greenwich and Cross streets, from Fifth to Sixth street, and Mifflin street, from Moyamensing avenue to Sixth street.

Which were referred to the Committee on Highways.

Mr. Leonard (on leave) read in place a bill entitled "An Ordinance to remove electric light from northeast corner of Seventh and Jackson streets to southwest corner of Thirteenth and McKean streets, in the First Ward."

Which was referred to the Electrical Committee.

Mr. Balbirnie (on leave) offered the following, to wit: "Resolution directing the Director of the Department of Public Works to advertise for bids, relative to the extension of Dock street wharf, immediately. (*Appendix No. 33.*)

Which was laid over to be printed.

Mr G. Thomas (on leave) read in place a bill entitled "An Ordinance to construct a sewer on Sixteenth street, from Lex to Poplar street, in the Fifteenth Ward."

Which was referred to the Committee on Surveys.

Mr. Irwin (on leave) read in place a bill entitled "An Ordinance to construct a sewer on Memphis (late Ireland) street, from Hanover to Palmer street, in the Eighteenth Ward."

Which was referred to the Committee on Surveys.

Mr. Dixon (on leave) read in place a bill entitled "An Ordinance to amend an ordinance approved February 12, 1897, entitled 'An Ordinance to authorize the paving of Berkley, Green, Knox, and other streets.'"

Which was referred to the Committee on Highways.

Also (on leave), offered the following, to wit: "Resolution of request to the Mayor of the City of Philadelphia to withhold his approval of the award of certain contracts for paving of certain streets of the City of Philadelphia." (*Appendix No. 34.*)

Which was laid over to be printed.

Mr. Seeds (on leave) read in place a bill entitled "An Ordinance making an appropriation to the Department of Public Works for the purpose of erecting and repairing the meadow banks."

Which was referred to the Committee on Finance.

Mr. W. H. Brown (on leave) read in place a bill entitled "An Ordinance repealing ordinance of December 31, 1878, authorizing the contracting for the lighting and care of gasoline lamps, known as the Maloney lamp, and providing for advertising for bids for gasoline lighting."

Which was referred to the Committee on Gas.

Also (on leave), offered the following, to wit: "Resolu

tion requesting the Committee on Gas to report on ordinance repealing ordinance December 31, 1878, and providing for advertising for bids for lighting gasoline lamps." (*Appendix No. 35.*)

Which was laid over to be printed.

Mr. Wolsteneroft (on leave) read in place a bill entitled "An Ordinance to lay gas-pipe on Ridge street, from Frankford avenue to Franklin street."

Which was referred to the Committee on Gas.

Mr. DeHaven (on leave) read in place a bill entitled "An Ordinance to direct that the street running from 1112 Walnut street, southward to Lombard street, shall be named Quince street, and be changed from Mervine street."

Which was referred to the Committee on Surveys.

Mr. Knight (on leave) read in place a bill entitled "An Ordinance to authorize the purchase of a lot of ground northeast corner of Clearfield and Jasper streets, in the Twenty-fifth Ward, and to make an appropriation therefor."

Which was referred to the Committee on City Property.

Also (on leave), read in place a bill entitled "An Ordinance directing the Law Department of the University of Pennsylvania, Pennsylvania Reserves Association, Posts 46, 80, 27 and 103, Grand Army of the Republic, Naval Veterans' Association, and all other organizations to vacate rooms in State House Row."

Which was referred to the Committee on City Property.

Also (on leave), read in place bills to grade the following streets in the Twenty-fifth Ward: Kettlewell street, from Frankford avenue to Clarion street; and Clarion street, from Kettlewell to Tioga street.

Which were referred to the Committee on Highways.

Also (on leave), read in place bills to pave the following streets in the Twenty-fifth Ward: Kettlewell street, from Frankford avenue to Clarion street; and Clarion street, from Kettlewell to Tioga street.

Which were referred to the Committee on Highways.

Mr. Woodhead (on leave) read in place a bill entitled

"An Ordinance to construct a sewer in Auburn street, from Amber street to Coral street, in the Twenty-fifth Ward."

Which was referred to the Committee on Surveys.

Mr. Tongue (on leave) read in place bills to construct sewers in the following streets in the Twenty-fifth Ward: Cambria street, from Frankford avenue to Jasper street; and Amber street, from Allegheny avenue.

Which were referred to the Committee on Surveys.

Mr. Connell (on leave) read in place a bill entitled "An Ordinance to lay water-pipe in Conestoga street, from Woodland to Paschall avenue, in the Twenty-seventh Ward."

Which was referred to the Committee on Water.

Also (on leave), read in place a bill entitled "An Ordinance to lay gas-pipe in Conestoga street, from Woodland to Paschall avenue, in the Twenty-seventh Ward."

Which was referred to the Committee on Gas.

Also (on leave), read in place bills to authorize the opening of the following streets in the Twenty-seventh Ward: Conestoga street, from Woodland to Paschall avenue; and Gibson lane, from Woodland avenue to a point about 290 feet southeast.

Which were referred to the Committee on Highways.

Also (on leave), read in place a bill entitled "An Ordinance to grade Conestoga street, from Woodland to Paschall avenue, in the Twenty-seventh Ward."

Which was referred to the Committee on Highways.

Mr. H. A. Miller (by request, on leave) read in place a bill entitled "An Ordinance to authorize the Department of Public Works to pay for the construction of certain sewers."

Which was referred to the Committee on Surveys.

Mr. G. H. Wagner (on leave) read in place a bill entitled "An Ordinance to locate an electric light on Girard avenue, between Twenty-seventh and Twenty-eighth streets."

Which was referred to the Electrical Committee.

Mr. Wadsworth (on leave) read in place a bill entitled

“An Ordinance to locate two electric lights in the Thirty-third Ward.”

Which was referred to the Electrical Committee.

Mr. Thos. Wagner (on leave) read in place bills to grade the following streets in the Thirty-third Ward: Lee street, from Allegheny avenue to Clearfield street; and Hope street, from Allegheny avenue to Tusculum street.

Which were referred to the Committee on Highways.

Mr. Harvey (on leave) read in place a bill entitled “An Ordinance to lay gas-pipe in Thompson street, from Fifth to Fifty-first street, in the Thirty-fourth Ward”

Which was referred to the Committee on Gas.

Also (on leave), read in place a bill entitled “An Ordinance to re-pave Thompson street, from Fifty-second street to Lancaster avenue, in the Thirty-fourth Ward, with sheet asphaltum.”

Which was referred to the Committee on Highways.

Mr. Barton presented a petition of citizens and owners of property in the Thirty-fifth Ward, to improve Ashton road, by stoning.

Which was referred to the Committee on Highways.

Mr. Orr (on leave) read in place a bill entitled “An Ordinance to construct a sewer in Dickinson street, from Twenty-eighth to Thirtieth street, in the Thirty-sixth Ward.”

Which was referred to the Committee on Surveys.

Also (on leave), read in place a bill entitled “An Ordinance to lay water-pipe in Dickinson street, from Twenty-eighth to Thirtieth street, in the Thirty-sixth Ward.”

Which was referred to the Committee on Water.

Also (on leave), read in place a bill entitled “An Ordinance to lay gas-pipe in Dickinson street, from Twenty-eighth to Thirtieth street, in the Thirty-sixth Ward.”

Which was referred to the Committee on Gas.

Also (on leave), read in place a bill entitled “An Ordinance to pave Dickinson street, from Twenty-eighth to Thirtieth street, in the Thirty-sixth Ward, with Belgian blocks.”

Which was referred to the Committee on Highways.

Mr. Seeds, Chairman of the Committee on Finance, presented a report, with bill annexed entitled "An Ordinance making an additional appropriation to Item 7, "Incidentals," in the annual appropriation to the Clerks of Councils, for the year 1897." (*Appendix No. 36.*)

Which was laid over to be printed.

Also, from the same Committee, presented a further report, with bill annexed entitled "An Ordinance to reimburse the Philadelphia Cricket Club, for damages to their property by bursting of water main." (*Appendix No. 37.*)

Which was laid over to be printed.

Also, from the same Committee, presented a further report, with bill annexed entitled "An Ordinance to authorize certain transfers in the annual appropriations to the Department of Public Safety (Electrical Bureau), Department of Public Works (Bureaus of Highways, Gas, Lighting and Surveys), for the year 1897." (*Appendix No. 38.*)

Which was laid over to be printed.

Mr. Van Osten (on leave) offered the following, to wit: "Resolution regarding the consideration of any resolution relative to the leasing of the Gas Works until a report is made thereon." (*Appendix No. 39.*)

Also, moved that the order of business be suspended for the purpose of proceeding to second reading of the resolution.

On agreeing to the motion,

The yeas and nays were required by Mr. Van Osten, seconded by Mr. Firth, and were as follows:

YEAS—Messrs. Abrahams, Amick, Balbirnie, Barton, Blake, Bougher, Buchholz, Buck, Buckley, Collins, Conrad, Costello, Davidson, Dixon, Doak, Edmonds, Erdin, Firth, Garrett, Gilpin, Goodman, Graham, Harvey, Heins, Hetzell, Hulst, Irvine, Irwin, Kinsley, Kittams, Knight, Kueker, Little, Lovegrove, McCurdy, Martin, Mathias, Means, A. F. Miller, Mingle, Morton, Pallatt, Parker, Frank Richards, Scott, Seeds, Seltzer, Smedley, E. E. Smith, Spiel, Stauffer, Swain, Thackara, W. S. Thomas, Van Osten, G. H. Wagner, Warren, Warwick, Woodhead, and Hartman, *Pres't*—60.

NAYS—Messrs. Allen, Barrows, Birch, Blackwood, Borden, Boyer, Breiting, B. H. Brown, W. H. Brown, Chew, Connell, Corson, Creadick, Eslen, Gordon, Hahn, Hammond, Hazlett, Henry, Hohl, Iseminger, Ivins, Lang, Leith, Leonard, Levering, Linton, McAllister, Meehan, Mercer, H. A. Miller, S. G. Miller, Mitchell, Moore, Morrison, Morrow, Neill, Orr, Quinn, E. W. Richards, Roberts, Sayre, Seger, Slater, Steger, A. F. Stevens, F. Stevens, Stevenson, Stinger, G. Thomas, Thompson, Wadsworth, Thos. Wagner, and Wolstencroft—54.

Less than two-thirds of the members present having voted in the affirmative,

It was not agreed to.

Mr. Hulst (on leave) offered the following, to wit: "Resolution of request to the members of the Senate of the United States and House of Representatives from Pennsylvania to secure a grant of the old mint site for a new library." (*Appendix No. 40.*)

Also, moved to proceed to second reading of the resolution.

Which was unanimously agreed to.

The resolution was again read, and agreed to.

The preambles were agreed to.

The title was agreed to.

Mr. Seeds moved that Common Council proceed to second reading of Select Council resolution (*Appendix No. 18*) entitled "Resolution to continue the Joint Special Committee on the condition of League Island and its surroundings, and to authorize the Committee to extend an invitation to the Secretary of the Navy to visit Philadelphia, for the purpose of inspecting League Island Navy Yard and the Delaware river, providing for expenses, and suspending Joint Rule 30, of the Select and Common Councils, to permit the Clerks of Councils to present this resolution to the Mayor, for his approval or disapproval."

Which was unanimously agreed to.

The first resolution was again read, and agreed to.

The second resolution was again read, and agreed to.

The preambles were agreed to.

The title was agreed.

And on its final passage,

The yeas and nays were required according to law, and were as follows :

YEAS—Messrs. Abrahams, Allen, Anderson, Balbirnie, Barrows, Barton, Birch, Blackwood, Blake, Borden, Bougher, Boyer, B. H. Brown, W. H. Brown, Buchholz, Buck, Buckley, Caverow, Collins, Connell, Conrad, Cornelius, Corson, Costello, Creadick, Davidson, Dixon, Doak, Edmonds, Erdin, Eslen, Firth, Garrett, Gilpin, Goheen, Goodman, Graham, Hahn, Hammond, Harvey, Hazlett, Heins, Henry, Hetzell, Hohl, Hults, Irvine, Irwin, Isenminger, Ivins, Kinsley, Kittams, Knight, Kucker, Lang, Leithead, Leonard, Levering, Linton, Little, Lovegrove, McCullough, Martin, Mathias, Means, Meehan, Mercer, A. F. Miller, S. G. Miller, Mingle, Montgomery, Moore, Morrison, Morrow, Morton, Neill, Orr, Pallatt, Parker, E. W. Richards, Frank Richards, Scott, Seeds, Seger, Seltzer, Slater, Smedley, E. E. Smith, Spiel, Stauffer, Steger, A. F. Stevens, F. Stevens, Stevenson, Swain, Thackara, G. Thomas, W. S. Thomas, Thompson, Tongue, Van Osten, Wadsworth, G. H. Wagner, Thos. Wagner, Warren, Warwick, Wolstencroft, Woodhead, and Hartman, *Pres't*—109.

NAYS—None.

Two-thirds of the members elected having voted in the affirmative,

It was agreed to,

And the resolution passed.

So Common Council concurred.

The President appointed the following as the Committee on the part of Common Council: Messrs. Batt, Isenminger, Knight, Montgomery, C. K. Smith, Firth, Creadick, DeHaven, Collins, and H. A. Miller.

Mr. Allen, seconded by Mr. Buchholz, moved to reconsider the vote whereby the first section of Common Council

bill (Appendix No. 232) entitled "An Ordinance to provide for the erection of rest shelters on Broad street," was defeated.

On agreeing to the motion,

The yeas and nays were required according to law, and were as follows :

YEAS—Messrs. Allen, Anderson, Balbirnie, Barrows, Barton, Birch, Blackwood, Blake, Boorse, Bougher, Boyer, B. H. Brown, W. H. Brown, Buchholz, Buckley, Caverow, Chew, Collins, Conrad, Corson, Creadick, DeHaven, Doak, Eslen, Firth, Garrett, Goheen, Goodman, Graham, Hahn, Hazlett, Heins, Hetzell, Hults, Irvine, Irwin, Iseminger, Ivins, Kinsley, Kittams, Lang, Leithead, Leonard, Levering, Linton, Little, Lovegrove, McAllister, McCurdy, Mathias, Means, Mercer, A. F. Miller, S. G. Miller, Mingle, Moore, Morton, Neill, Pallatt, Parker, Quinn, Frank Richards, Roberts, Sayre, Seger, Seltzer, Shugart, Slater, Smedley, E. E. Smith, Spiel, Stauffer, Steger, A. F. Stevens, Stevenson, Swain, Thackara, W. S. Thomas, Thompson, Van Osten, Wadsworth, G. H. Wagner, Thos. Wagner, Warren, Warwick, Wolstencroft, Woodhead, and Hartman, *Pres't*—88.

NAYS—Messrs. Borden, Breiting, Cornelius, Davidson, Falbey, Gilpin, Gordon, Harvey, Hohl, Knight, Krisher, Kucker, Meehan, Mitchell, E. W. Richards, F. Stevens, Stinger, and G. Thomas—18.

Which was agreed to.

The question recurring on agreeing to the first section,

Mr. Allen moved to amend by adding the following: "*Provided*, The same shall be movable."

Which was agreed to.

The section as amended was agreed to.

The second section was again read, and agreed to.

The preamble was agreed to.

The title was agreed to,

The amendment having been printed, by unanimous consent,

The bill was read a third time.

And on its final passage,

The yeas and nays were required according to law, and were as follows:

YEAS—Messrs. Abrahams, Allen, Anderson, Balbirnie, Barrows, Barton, Birch, Blackwood, Blake, Boorse, Bougher, Boyer, B. H. Brown, W. H. Brown, Buchholz, Buck, Caverow, Chew, Collins, Connell, Conrad, Cornelius, Corson, Creadick, DeHaven Dixon, Doak, Edmonds, Eslen, Firth, Garrett, Goheen, Gordon, Graham, Hahn, Hazlett, Heins, Henry, Hetzell, Hults, Irvine, Irwin, Iseminger, Ivins, Kinsley, Kittams, Kucker, Lang, Leithead, Leonard, Levering, Linton, Little, Lovegrove, McAllister, McCurdy, Martin, Mathias, Means, Meehan, Mercer, A. F. Miller, H. A. Miller, Mingle, Montgomery, Moore, Morrison, Morton, Neill, Pallatt, Parker, Frank Richards, Roberts, Sayre, Scott, Seeds, Seger, Seltzer, Shugart, Slater, Smedley, E. E. Smith, Spiel, Stauffer, Steger, A. F. Stevens, Stevenson, Swain, Thackara, W. S. Thomas, Thompson, Van Osten, Wadsworth, G. H. Wagner, Thos. Wagner, Warren, Warwick, Wolstencroft, Woodhead, and Hartman, *Pres't*—100.

NAYS—Messrs. Borden, Breitinger, Davidson, Falbey, Hammond, Harvey, Hohl, Knight, Mitchell, Orr, E. W. Richards, F. Stevens, Stinger, and G. Thomas—14.

A majority of the members elected having voted in the affirmative,

It was agreed to.

And the bill passed.

Mr. W. H. Brown moved that the order of business be suspended for the purpose of proceeding to second reading of Select Council resolution (Appendix No. 19) entitled "Resolution relative to submitting the question of the lease of the Philadelphia Gas Works to the people to be voted on at the next general election."

On agreeing to the motion,

The yeas and nays were required by Mr. W. H. Brown, seconded by Mr. G. Thomas, and were as follows:

YEAS—Messrs. Allen, Anderson, Barrows, Barton, Birch, Blackwood, Borden, Breitinger, B. H. Brown, W.

H. Brown, Chew, Collins, Connell, Corson, Creadick, De-Haven, Falbey, Goheen, Goodman, Hahn, Hammond, Hazlett, Henry, Hohl, Iseminger, Ivins, Lang, Leithead, Leonard, Levering, Linton, McAllister, McCullough, Meehan, Mereer, H. A. Miller, S. G. Miller, Mitchell, Montgomery, Moore, Morrison, Neill, Orr, Parker, Perry, Quinn, E. W. Richards, Roberts, Sayre, Seeds, Seger, Shugart, Slater, Spiel, Steger, A. F. Stevens, F. Stevens, Stevenson, Stinger, G. Thomas, W. S. Thomas, Thompson, Wadsworth, Thos. Wagner, and Wolstencroft—65

NAYS—Messrs. Abrahams. Balbirnie, Blake, Boorse, Bougher, Boyer, Buchholz, Buck, Buckley, Caverow, Conrad, Cornelius, Costello, Davidson, Dixon, Doak, Edmonds, Erdin, Eslon, Firth, Garrett, Gilpin, Graham, Harvey, Heins, Hetzell, Hulst, Irvine, Irwin, Kinsley, Kittans, Kucker, Little, Lovegrove, McCurdy, Martin, Mathias, Means, A. F. Miller, Mingle, Morton, Pallatt, Frank Richards, Scott, Seltzer, Smedley, E. E. Smith, Stauffer, Swain, Thackara, Tongue, Van Osten, G. H. Wagner, Warren, Warwick, Woodhead, and Hartman, *Pres't*—57.

Less than two-thirds of the members present having voted in the affirmative,

It was not agreed to.

Mr. Hulst moved to proceed to second reading of bill (Appendix No. 20) entitled "An Ordinance to amend an ordinance approved the sixth day of April, 1897, to authorize the revision of the lines and grades of that portion of plan No. 16, bounded by Washington lane, Walnut lane, Wissahickon avenue and Wayne avenue, in the Twenty-second Ward."

Which was agreed to.

The first and only section was again read, and agreed to.

The title was agreed to.

The bill was read a third time,

And on its final passage,

The yeas and nays were required according to law, and were as follows :

YEAS—Messrs. Allen, Amick, Anderson, Balbirnie, Barrows, Barton, Birch, Blackwood, Blake, Boorse, Borden,

Bougher, Boyer, Breitingner, W. H. Brown, Buchholz, Buck, Buckley, Caverow, Conrad, Cornelius, Corson, Costello, Creadick, Davidson, DeHaven, Dixon, Doak, Edmonds, Falbey, Firth, Garrett, Gilpin, Goheen, Gordon, Graham, Hahn, Hammond, Hazlett, Hetzell, Hohl, Hults, Irvine, Irwin, Iseminger, Ivins, Kittams, Knight, Kucker, Lang, Leithead, Leonard, Levering, Linton, Little, Lovegrove, McAllister, McCurdy, Martin, Mathias, Means, Meehan, Mercer, A. F. Miller, H. A. Miller, S. G. Miller, Mitchell, Montgomery, Moore, Morrison, Morton, Orr, Pallatt, Parker, Quinn, E. W. Richards, Frank Richards, Roberts, Scott, Seger, Seltzer, Shugart, E. E. Smith, Spiel, Stauffer, Steger, A. F. Stevens, F. Stevens, Swain, Thackara, G. Thomas, Thompson, Van Osten, Wadsworth, Thos. Wagner, Warren, Warwick, Woodhead and Hartman, *Pres't*—99.

NAYS—None.

A majority of the members elected having voted in the affirmative,

It was agreed to,

And the bill passed.

Also, moved to proceed to second reading of bill (Appendix No. 23) entitled "An Ordinance to place on the City plan Smedley, Eleanor, Albert, Harold, Myrtlewood, Cambridge, Wilton, Lindenwood, Frederick, Atlanta and Harper streets and Filmont avenue."

Which was agreed to.

The first and only section was again read, and agreed to.

The title was agreed to.

The bill was read a third time,

And on its final passage,

The yeas and nays wer required according to law, and were as follows:

YEAS—Messrs. Abrahams, Allen, Balbirnie, Barrows, Barton, Blackwood, Blake, Borden, Boyer, Breitingner, W. H. Brown, Buckley, Caverow, Conrad, Cornelius, Costello, Creadick, Davidson, DeHaven, Dixon, Doak, Eslen, Falbey, Firth, Funston, Garrett, Goodman, Gordon, Hammond, Heins, Hetzell, Hults, Irwin, Iseminger, Ivins, Kins-

ley, Kittams, Kucker, Leithead, Leonard, Levering, Linton, Little, McCurdy, Martin, Meehan, Mercer, H. A. Miller, S. G. Miler, Mingle, Mitchell, Morrison, Morton, Orr, Pallatt, Parker, Perry, Quinn, E. W. Richards, Frank Richards, Roberts, Scott, Seeds, Seger, Seltzer, Shugart, Smedley, E. E. Smith, Spiel, Stauffer, Steger, A. F. Stevens, F. Stevens, Stevenson, Swain, Thackara, G. Thomas, W. S. Thomas, Van Osten, Wadsworth, Thos. Wagner, Warwick, Wolstencroft, Woodhead, and Hartman, *Pres't*—85.

NAYS—None.

A majority of the members elected having voted in the affirmative.

It was agreed to,

And the bill passed.

Also, moved to proceed to second reading of bill (Appendix No. 21) entitled "An Ordinance to amend an ordinance approved July 16, 1897, authorizing the construction of sewers in Ashmead, Beulah, Bonitz, and other streets."

Which was agreed to.

The first and only section was again read, and agreed to.

The title was agreed to.

The bill was read a third time,

And on its final passage,

The yeas and nays were required according to law, and were as follows:

YEAS—Messrs. Abrahams, Allen, Amick, Balbirnie, Barrows, Borden, Bougher, Boyer, Breiting, B. H. Brown, W. H. Brown, Buckley, Caverow, Conrad, Cornelius, Corson, Costello, Creadick, Edmonds, Eslen, Falbey, Firth, Funston, Garrett, Goodman, Gordon, Graham, Hahn, Hammond, Harvey, Hazlett, Hetzell, Hohl, Hulst, Irwin, Iseminger, Ivins, Kinsley, Kittams, Kucker, Leonard, Levering, Linton, McCurdy, Martin, Mathias, Meehan, Mercer, A. F. Miller, H. A. Miller, S. G. Miller, Mingle, Montgomery, Morrison, Orr, Parker, Perry, Quinn, Roberts, Seeds, Seger, Seltzer, Shugart, Slater, E. E. Smith, Steger, A. F. Stevens, F. Stevens, Stevenson, Stinger, Swain, Thompson, Tongue, Van Osten, Wadsworth, G. H.

Wagner, Thos. Wagner, Warren, Warwick, Wolstencroft, Woodhead, and Hartman, *Pres't*—82.

NAYS—None.

A majority of the members elected having voted in the affirmative,

It was agreed to,

And the bill passed.

Also, moved to proceed to second reading of bill (Appendix No. 22) entitled "An Ordinance to authorize the construction of main sewers in Brown street, Mascher street, Twenty-ninth street Relief, and West Branch Wingohocking creek."

Which was agreed to.

The first section was again read, and agreed to.

The second section was again read, and agreed to.

The third section was again read, and agreed to.

The title was agreed to.

The bill was read a third time,

And on its final passage,

The yeas and nays were required according to law, and were as follows:

YEAS—Messrs. Abrahams, Allen, Amick, Barrows, Blackwood, Boorse, Borden, Boyer, Breiting, B. H. Brown, Buck, Caverow, Connell, Conrad, Cornelius, Corson, Creadick, Davidson, DeHaven, Eslon, Falbey, Firth, Garrett, Goheen, Goodman, Gordon, Graham, Hammond, Hazlett, Hetzell, Hohl, Hulst, Irvine, Irwin, Iseminger, Ivins, Kinsley, Knight, Kucker, Lang, Leithead, Levering, Linton, Little, Lovegrove, Martin, Mathias, Meehan, Mercer, A. F. Miller, S. G. Miller, Mingle, Mitchell, Montgomery, Morrison, Neill, Pallatt, Parker, Perry, Quinn, E. W. Richards, Roberts, Seeds, Seger, Seltzer, Shugart, Slater, E. E. Smith, Spiel, Stauffer, A. F. Stevens, Stevenson, Swain, Thackara, G. Thomas, Thompson, Van Osten, Wadsworth, G. H. Wagner, Thos. Wagner, Warren, Warwick, Wolstencroft, Woodhead, and Hartman, *Pres't*—85.

NAYS—None.

A majority of the members elected having voted in the affirmative,

It was agreed to,

And the bill passed.

Also, moved to proceed to second reading of bill (Appendix No. 173, Vol. 1), entitled "An Ordinance to place Butler street, from Lawrence to American street, in the Thirty-third Ward, on the City plan."

Which was agreed to.

The first and only section was again read.

Mr. G. Thomas moved that the further consideration of the bill be indefinitely postponed.

On agreeing to the motion,

The yeas and nays were required by Mr. G. Thomas, seconded by Mr. Borden, and were as follows:

YEAS—Messrs. Borden, Bougher, Breiting, W. H. Brown, Creadick, Dixon, Goheen, Hohl, Iseminger, Leonard, Meehan, Mercer, Mitchell, Moore, Parker, Roberts, Scott, Seeds, Smedley, A. F. Stevens, G. Thomas, and W. S. Thomas—22.

NAYS—Messrs. Abrahams, Allen, Anderson, Balbirnie, Barton, Batt, Birch, Blackwood, Blake, Boorse, Boyer, B. H. Brown, Buchholz, Buck, Buckley, Caverow, Chew, Connell, Conrad, Cornelius, Corson, Costello, Doak, Edmonds, Erdin, Eslon, Falbey, Firth, Garrett, Gordon, Graham, Hahn, Hammond, Harvey, Heins, Henry, Hetzell, Irwin, Ivins, Kinsley, Kittams, Knight, Kucker, Lang, Leithead, Levering, Linton, Little, McAllister, McCurdy, Martin, Mathias, Means, A. F. Miller, H. A. Miller, S. G. Miller, Mingle, Morrison, Morton, Neill, Orr, Pallatt, Quinn, E. W. Richards, Frank Richards, Sayre, Seger, Seltzer, Shugart, Slater, E. E. Smith, Spiel, Steger, F. Stevens, Stevenson, Stinger, Swain, Thackara, Thompson, Tongue, Van Osten, Wadsworth, G. H. Wagner, Thos. Wagner, Warren, Wolstencroft, Woodhead, and Hartman, *Pres't*—88.

Which was not agreed to.

The question recurring on agreeing to the section.

It was agreed to,

The title was agreed to.

The bill was read a third time,

And on its final passage,

The yeas and nays were required, according to law, and were as follows:

YEAS—Messrs. Abrahams, Allen, Anderson, Balbirnie, Barrows, Birch, Blackwood, Blake, B. H. Brown, W. H. Brown, Buchholz, Buck, Buckley, Caverow, Collins, Connell, Conrad, Cornelius, Corson, Dixon, Doak, Edmonds, Eslen, Falbey, Firth, Garrett, Gilpin, Gordon, Graham, Harvey, Hazlett, Heins, Hetzell, Hohl, Hults, Ivins, Kinsley, Kittams, Knight, Kucker, Lang, Leithead, Levering, Linton, Little, McCurdy, Martin, Mathias, Means, A. F. Miller, S. G. Miller, Mingle, Morrison, Morton, Neill, Orr, Pallatt, Quinn, Frank Richards, Seger, Seltzer, Shugart, Slater, E. E. Smith, Spiel, Stauffer, Steger, A. F. Stevens, Stevenson, Swain, Thackara, Thompson, Tongue, Van Osten, Wadsworth, G. H. Wagner, Thos. Wagner, Warren, Warwick, Wolstencroft, Woodhead, and Hartman, *Pres't*—82.

NAYS—Messrs. Borden, Bougher, Creadick, Funston, Goheen, Iseminger, Meehan, Mercer, Moore, Parker, Roberts, Scott, Seeds, G. Thomas, and W. S. Thomas—15.

A majority of the members elected having voted in the affirmative,

It was agreed to,

And the bill passed.

Mr. Dixon moved that the order of business be suspended for the purpose of proceeding to second reading of resolution (Appendix No. 34) entitled "Resolution of request to the Mayor of the City of Philadelphia, to withhold his approval of the award of certain contracts for paving of certain streets of the City of Philadelphia."

Mr. Knight moved that Common Council do now adjourn.

On agreeing to the motion,

The yeas and nays were required by Mr. S. G. Miller, seconded by Mr. Moore, and were as follows:

YEAS—Messrs. Balbirnie, Barrows, Barton, Blake, Boorse, Bougher, Buchholz, Buck, Caverow, Collins, Cornelius, Costello, Doak, Eslen, Firth, Garrett, Gilpin, Graham, Hahn, Hazlett, Heins, Hetzell, Irvine, Irwin Ivins, Kinsley, Kittams, Knight, Kucker, Little, McCurdy, Martin, A. F. Miller, Pallatt, Quinn, Seger, Smedley, Spiel, Steger, Van Osten, and Wadsworth—41.

NAYS—Messrs. Abrahams, Allen, Amick, Anderson, Batt, Birch, Blackwood, Borden, Breiting, B. H. Brown, W. H. Brown, Buckley, Chew, Connell, Conrad, Corson, Creadick, DeHaven, Dixon, Edmonds, Erdin, Falbey, Funston, Goheen, Gordon, Hammond, Harvey, Henry, Hohl, Hults, Iseminger, Lang, Leithead, Leonard, Levering, Linton, Mathias, Means, Meehan, Mercer, H. A. Miller, S. G. Miller, Mingle, Mitchell, Moore, Morrison, Morton, Orr, Parker, E. W. Richards, Frank Richards, Roberts, Sayre, Scott, Seeds, Seltzer, Shugart, Slater, E. E. Smith, Stauffer, F. Stevens, Stevenson, Swain, Thackara, G. Thomas, W. S. Thomas, Thompson, Tongue, G. H. Wagner, Thos. Wagner, Warren, Warwick, Wolstencroft, Woodhead, and Hartman, *Pres't*—75.

Which was not agreed to.

The question being on agreeing to the motion to suspend the order of business for the purpose of proceeding to second reading of resolution (Appendix No. 34) entitled "Resolution of request to the Mayor of the City of Philadelphia to withhold his approval of the award of certain contracts for paving of certain streets of the City of Philadelphia."

Mr. Roberts moved that Common Council Rule No. 13 relative to the order of business, be suspended for the balance of the session.

On agreeing to the motion,

The yeas and nays were required by Mr. Roberts, seconded by Mr. Meehan, and were as follows:

YEAS—Messrs. Anderson, Balbirnie, Barrows, Birch, Blackwood, Borden, Breiting, B. H. Brown, W. H. Brown, Chew, Collins, Connell, Corson, Creadick, DeHaven, Falbey, Funston, Goheen, Goodman, Gordon, Hahn, Hammond, Hazlett, Henry, Hohl, Iseminger, Ivins, Knight, Lang, Leithead, Leonard, Levering, Linton, Mc-

Allister, Meehan, Mercer, H. A. Miller, S. G. Miller, Mitchell, Montgomery, Moore, Morrison, Morrow, Neill, Orr, Parker, E. W. Richards, Frank Richards, Roberts, Sayre, Seeds, Seger, Shugart, Slater, F. Stevens, Stevenson, Stinger, Thackara, G. Thomas, Thompson, Thos. Wagner, Wolstencroft—62.

NAYS—Messrs. Abrahams, Allen, Amick, Barton, Batt, Blake, Boorse, Bougher, Buchholz, Buck, Buckley, Caverow, Conrad, Cornelius, Costello, Davidson, Dixon, Doak, Edmonds, Erdin, Eslon, Firth, Garrett, Gilpin, Graham, Harvey, Heins, Hetzell, Hults, Irvine, Irwin, Kinsley, Kittams, Kucker, Little, Lovegrove, McCurdy, Martin, Mathias, Means, A. F. Miller, Mingle, Morton, Pallatt, Quinn, Scott, Seltzer, Smedley, E. E. Smith, Spiel, Stauffer, Steger, Swain, W. S. Thomas, Tongue, Van Osten, Wadsworth, G. H. Wagner, Warren, Warwick, Woodhead, and Hartman, *Pres't*—62.

Less than two-thirds of the members present having voted in the affirmative,

It was not agreed to.

The question recurring on agreeing to the motion to suspend the order of business for the purpose of proceeding to second reading of resolution (Appendix No. 34) entitled "Resolution of request to the Mayor of the City of Philadelphia to withhold his approval of the award of certain contracts for paving of certain streets of the City of Philadelphia."

Mr. Doak moved that Common Council do now adjourn.

On agreeing to the motion,

The yeas and nays were required by Mr. S. G. Miller, seconded by Mr. Harvey, and were as follows:

YEAS—Messrs. Balbirnie, Barton, Blake, Boorse, Bougher, Buchholz, Caverow, Collins, Cornelius, Costello, Davidson, Doak, Goodman, Irvine, Irwin, Kinsley, Kittams, Knight, Lovegrove, McAllister, McCurdy, Martin, Means, A. F. Miller, Morton, Pallatt, Quinn, Smedley, Spiel, Steger, Van Osten, and Warren—32.

NAYS—Messrs. Abrahams, Allen, Anderson, Barrows, Birch, Blackwood, Borden, Breiting, B. H. Brown, W.

H. Brown, Buck, Buckley, Chew, Connell, Conrad, Corson, Creadick, DeHaven, Dixon, Edmonds, Erdin, Eslen, Falbey, Funston, Garrett, Goheen, Gordon, Graham, Hahn, Hammond, Harvey, Hazlett, Heins, Henry, Hetzell, Hohl, Hults, Iseminger, Kucker, Lang, Leithead, Leonard, Levering, Linton, Little, Meehan, Mercer, H. A. Miller, S. G. Miller, Mingle, Mitchell, Montgomery, Moore, Morrison, Morrow, Neill, Orr, Parker, E. W. Richards, Frank Richards, Roberts, Sayre, Scott, Seeds, Seger, Seltzer, Shugart, Slater, E. E. Smith, Stauffer, F. Stevens, Stevenson, Swain, Thackara, G. Thomas, W. S. Thomas, Thompson, Tongue, Wadsworth, G. H. Wagner, Thos. Wagner, Warwick, Wolstencroft, Woodhead, and Hartman, *Pres't*—85.

Which was not agreed to.

The question recurring on agreeing to the motion to suspend the order of business for the purpose of proceeding to second reading of resolution (Appendix No. 34) entitled "Resolution of request to the Mayor of the City of Philadelphia to withhold his approval of the award of certain contracts for paving of certain streets of the City of Philadelphia."

On agreeing to the motion,

The yeas and nays were required by Mr. Dixon, seconded by Mr. Van Osten, and were as follows:

YEAS—Messrs. Abrahams, Allen, Amick, Anderson, Balbirnie, Barrows, Barton, Batt, Birch, Blackwood, Blake, Boorse, Borden, Bougher, Breiting, B. H. Brown, W. H. Brown, Buchholz, Buck, Buckley, Caverow, Chew, Collins, Conrad, Cornelius, Corson, Costello, Creadick, DeHaven, Dixon, Doak, Edmonds, Erdin, Eslen, Falbey, Firth, Funston, Garrett, Gilpin, Goheen, Goodman, Gordon, Graham, Hahn, Hammond, Harvey, Hazlett, Heins, Hetzell, Hohl, Hults, Irvine, Irwin, Iseminger, Ivins, Kinsley, Kittams, Lang, Leithead, Leonard, Levering, Linton, Little, Lovegrove, McCurdy, Martin, Mathias, Means, Mercer, A. F. Miller, H. A. Miller, S. G. Miller, Mingle, Mitchell, Montgomery, Moore, Morrison, Morton, Neill, Orr, Pallatt, Parker, Perry, Quinn, E. W. Richards, Frank Richards, Roberts, Sayre, Scott, Seeds, Seltzer, Shugart,

Slater, Smedley, E. E. Smith, Spiel, Stauffer, Steger, F. Stevens, Stevenson, Stinger, Swain, Thackara, G. Thomas, W. S. Thomas, Thompson, Tongue, Van Osten, Wadsworth, G. H. Wagner, Thos. Wagner, Warren, Warwick, Wolstencroft, Woodhead, and Hartman, *Pres't*—116.

NAYS—Messrs. Henry, Knight, Kucker, McAllister, Meehan, and Seger—6.

Two-thirds of the members present having voted in the affirmative,

It was agreed to.

The resolution was again read.

Mr. W. S. Thomas moved that Common Council do now adjourn.

On agreeing to the motion,

The yeas and nays were required by Mr. G. Thomas, seconded by Mr. Knight, and were as follows:

YEAS—Messrs. Balbirnie, Bougher, Cornelius, Costello, Davidson, Hetzell, Henry, Kittams, Knight, Kucker, McAllister, Mathias, A. F. Miller, Orr, Pallatt, Quinn, Stinger, and W. S. Thomas—18.

NAYS—Messrs. Abrahams, Allen, Amick, Anderson, Barrows, Batt, Birch, Blackwood, Blake, Boorse, Borden, Breiting, B. H. Brown, W. H. Brown, Buchholz, Buck, Buckley, Connell, Conrad, Corson, Creadick, DeHaven, Dixon, Doak, Edmonds, Falbey, Firth, Funston, Garrett, Goheen, Gordon, Graham, Hammond, Harvey, Heins, Hohl, Hults, Iseminger, Lang, Leithead, Leonard, Levering, Linton, Little, Lovegrove, McCurdy, Means, Meehan, Mercer, H. A. Miller, S. G. Miller, Mingle, Mitchell, Moore, Morrison, Morton, Neill, Parker, Perry, E. W. Richards, Frank Richards, Roberts, Sayre, Scott, Seger, Seltzer, Shugart, Slater, Smedley, E. E. Smith, Stauffer, F. Stevens, Stevenson, Swain, Thackara, G. Thomas, Thompson, Tongue, Van Osten, Wadsworth, G. H. Wagner, Thos. Wagner, Warren, Warwick, Wolstencroft, Woodhead, and Hartman, *Pres't*—87.

Which was not agreed to.

The question recurring on agreeing to the resolution,

Mr. McAllister moved that the resolution be referred to the Committee on Highways.

Mr. Roberts moved that the further consideration of the resolution be postponed for the present.

Pending which the hour of 6 o'clock P. M. having arrived,

The President, under the rules, declared Common Council adjourned.

Monday, October 18, 1897.

A Special Meeting of Common Council was held this day pursuant to the following call:

Philadelphia, October 15, 1897.

WENCEL HARTMAN, Esq.,
President of Common Council.

DEAR SIR:—We, the undersigned, members of Common Council of the City of Philadelphia, do hereby respectfully request you to call a Special Meeting of Common Council for Monday, October 18, 1897, at 3.30 P. M., for the purpose of considering Select Council Appendix No. 19, entitled "Resolution relative to submitting the question of the lease of the Philadelphia Gas Works to the people to be voted on at the next general election."

Said resolution having passed Select Council October 7, 1897.

Wilson H. Brown, J. W. Gohéen, Josiah Linton, Basil H. Brown, Samuel Moore, S. Creadick, W. N. Stevenson, John J. Orr, Thomas J. Henry, Theodore Borden, George Thomas, Fred. L. Breitingger, J. D. Blackwood.

Philadelphia, October 15, 1897.

GEORGE W. KOCHERSPERGER, Esq.,
Chief Clerk of Common Council.

MY DEAR SIR:—In compliance with the above request, you will please call a Special Meeting of Common Council on Monday, October 18, 1897, at 3.30 o'clock P. M., for the purpose of considering Select Council Appendix No. 19, entitled "Resolution relative to submitting

the question of the lease of the Philadelphia Gas Works to the people to be voted on at the next general election," oblige,

Yours truly,

WENCEL HARTMAN,

President of Common Council.

Members present :

Messrs. Abrahams, Allen, Amick, Anderson, Balbirnie, Barrows, Barton, Batt, Birch, Blackwood, Blake, Boorse, Borden, Bougher, Boyer, Breiting, B. H. Brown, W. H. Brown, Buchholz, Buck, Buckley, Caverow, Connell, Conrad, Cornelius, Corson, Costello, Creadick, Davidson, DeHaven, Dixon, Doak, Edmonds, Erdin, Eslen, Firth, Funston, Garrett, Gilpin, Goheen, Goodman, Hahn, Hammond, Harvey, Hawkes, Heins, Henry, Hetzell, Hohl, Irvine, Irwin, Iseminger, Ivins, Kinsley, Kittams, Knight, Krishner, Kucker, Lang, Leithead, Leonard, Linton, Little, Lovegrove, McAllister, McCullough, McCurdy, Martin, Mathias, Means, Mecredy, Meehan, Mercer, A. F. Miller, H. A. Miller, S. G. Miller, Mingle, Moore, Morrison, Morrow, Morton, Neill, Orr, Pallatt, Parker, Perry, Quinn, E. W. Richards, Frank Richards, Roberts, Sayre, Scott, Seeds, Seger, Seltzer, Smedley, C. K. Smith, E. E. Smith, Spiel, Stauffer, A. F. Stevens, F. Stevens, Stevenson, Stinger, Swain, Thackara, G. Thomas, W. S. Thomas, Thompson, Tongue, Van Osten, Wadsworth, G. H. Wagner, Thos. Wagner, Warren, Warwick, Woodhead, and Hartman, *Pres't.*

The President presented the following:

New York, October 18, 1897.

WENCEL HARTMAN, Esq.,

President of Common Council.

DEAR SIR:—Unavoidably detained in New York. Kindly have me excused from attendance to-day.

H. L. MONTGOMERY.

Scranton, Pa., October 18, 1897.

WENCEL HARTMAN, Esq.,
President of Common Council.

DEAR SIR :—It will be impossible for me to attend meeting this afternoon.

WALTER GRAHAM.

New York, October 18, 1897.

WENCEL HARTMAN, Esq.,
President of Common Council.

DEAR SIR :—Important business prevents my attending the Special Meeting to-day.

JAMES WOLSTENCROFT.

Common Council proceeded to second reading of Select Council resolution (Appendix No. 19) entitled "Resolution relative to submitting the question of the lease of the Philadelphia Gas Works to the people to be voted on at the next general election."

The resolution was again read.

Mr. Morrow, seconded by Messrs. Blackwood, Borden, Breitingner, Conrad, Funston, Henry, Lang, Linton, S. G. Miller, Moore, Stevenson, and G. Thomas, moved the previous question.

The question being shall the main question be now put,

It was agreed to.

The question being on agreeing to the resolution,

The yeas and nays were required by Mr. Moore, seconded by Mr. Mercer, and were as follows:

YEAS—Messrs. Allen, Anderson, Barrows, Birch, Blackwood, Borden, Breitingner, B. H. Brown, W. H. Brown, Connell, Corson, Creadick, DeHaven, Funston, Goheen,

Goodman, Hahn, Hammond, Hawkes, Henry, Hohl, Isenminger, Ivins, Krisher, Lang, Leithead, Leonard, Linton, McAllister, McCullough, Meeredy, Meehan, Mercer, H. A. Miller, S. G. Miller, Mingle, Moore, Morrow, Orr, Parker, Perry, E. W. Richards, Roberts, Sayre, Seeds, Seger, A. F. Stevens, F. Stevens, Stevenson, Stinger, G. Thomas, Thompson, Wadsworth, and Thos. Wagner—54.

NAYS—Messrs. Abrahams, Amick, Balbirnie, Barton, Batt, Blake, Boorse, Bougher, Boyer, Buchholz, Buck, Buckley, Caverow, Conrad, Cornelius, Costello, Davidson, Dixon, Doak, Edmonds, Erdin, Eslen, Firth, Garrett, Gilpin, Harvey, Heins, Hetzell, Irvine, Irwin, Kinsley, Kittams, Knight, Kucker, Little, Lovegrove, McCurdy, Martin, Mathias, Means, A. F. Miller, Morison, Morton, Neill, Pallatt, Quinn, Frank Richards, Scott, Seltzer, Smedley, C. K. Smith, E. E. Smith, Spiel, Stauffer, Swain, Thackara, W. S. Thomas, Tongue, Van Osten, G. H. Wagner, Warren, Warwick, Woodhead, and Hartman, *Pres't*—64.

Which was not agreed to.

So Common Council non-concurred in Select Council resolution.

Mr. Abrahams presented the following:

My reasons for voting "no" is the Joint Committee on Finance and Gas, having before them several propositions to lease the Philadelphia Gas Works, they are now awaiting a decision from the City Solicitor, whether Councils have the right to lease said works. If his decision is against the leasing this said resolution would bring this matter before the citizens of Philadelphia, not as a legal question but as an unlawful one. Therefore, I decline to vote for any resolution until fully satisfied upon this law point.

Alexander Abrahams.

Mr. W. S. Thomas presented the following:

I vote against this resolution as I feel that it is not legal for Councils, a body formed by an Act of the Legislature, to delegate any powers given them under this Act to any one.

W. S. Thomas.

Mr. W. F. Dixon presented the following:

I vote against the resolution because the Committees on Finance and Gas have the matter under consideration, and after their report, is ample time to take action upon such a resolution.

W. F. Dixon.

Mr. C. K. Smith moved that Common Council do now adjourn,

Which was agreed to.

So Common Council adjourned.

Thursday, October 21, 1897.

Common Council met—Members present:

Messrs. Abrahams, Allen, Amick, Anderson, Balbirnie, Barrows, Barton, Batt, Birch, Blackwood, Blake, Boorse, Borden, Bougher, Boyer, Breiting, B. H. Brown, W. H. Brown, Buchholz, Buck, Buckley, Chew, Collins, Connell, Conrad, Cornelius, Corson, Costello, Creadick, Davidson, DeHaven, Dixon, Doak, Edmonds, Erdin, Eslen, Falbey, Firth, Funston, Garrett, Gilpin, Goodman, Gordon, Graham, Hahn, Hammond, Harvey, Hazlett, Heins, Henry, Hetzell, Hohl, Hulst, Irvine, Irwin, Iseminger, Ivins, Kinsley, Kittams, Knight, Krisher, Kucker, Lang, Leithead, Leonard, Levering, Linton, Little, Lovegrove, McAllister, McCullough, McCurdy, Martin, Meaus, Meecredy, Meehan, Mercer, A. F. Miller, H. A. Miller, S. G. Miller, Mingle, Mitchell, Montgomery, Moore, Morrison, Morrow, Morton, Neill, Orr, Pallatt, Parker, Perry, Quinn, E. W. Richards, Frank Richards, Roberts, Sayre, Scott, Seeds, Seger, Seltzer, Shugart, Slater, Smedley, E. E. Smith, Spiel, Stauffer, Steger, A. F. Stevens, F. Stevens, Stevenson, Stinger, Swain, Thackara, G. Thomas, W. S. Thomas, Thompson, Van Osten, Wadsworth, G. H. Wagner, Thos. Wagner, Warren, Warwick, Wolstencroft, Woodhead, and Hartman, *Pres't*.

The President presented the following:

Port Allegany, Pa., October 21, 1897.

WENCEL HARTMAN, ESQ.,

President of Common Council.

Kindly excuse me from attendance at to-day's meeting, business detains me.

LEWIS B. MATHIAS.

Also, presented a communication from the Commissioners for the Erection of the Public Buildings, submitting an estimate of expenses for the year 1898.

Which was read, and referred to the Committee on Finance.

Also, presented the following communication:

OFFICE OF THE CITY TREASURER,

Philadelphia, October 19, 1897.

To the Select and Common Councils.

GENTLEMEN:—I respectfully suggest that an ordinance be passed appropriating to this Department fifty-one thousand four hundred and ninety-two (51,492) dollars and ninety-four (94) cents, to enable the City Treasurer to complete a settlement of the Personal Property Tax account due the Commonwealth of Pennsylvania. The whole amount due, according to the statement of the State Treasurer, is one million three hundred and seventy-five thousand four hundred and seventy-eight (1,375,478) dollars and fifty-seven (57) cents; of this amount the City has paid, to date, one million three hundred and twenty-three thousand nine hundred and eighty-five (1,323,985) dollars and sixty-three (63) cents, leaving due the balance for which the appropriation is asked.

When the settlement is completed the City will be entitled to the return from the State of three-fourths of the total amount paid, to wit: One million thirty-one thousand six hundred and eight (1,031,608) dollars and ninety-three (93) cents. It is important that this Department should be in a position to demand payment of what is due before the close of the year.

Very respectfully yours,

RICHARD G. OELLERS,

City Treasurer.

Also, presented a communication from the Senate of the Temple Congress, submitting copy of preamble and reso-

lutions passed protesting against the leasing of the City's Gas Works.

Which was read, and referred to the Joint Committees of Finance and Gas.

Also, presented a communication from the Keystone Wheelmen of Philadelphia, submitting copy of resolution adopted October 12, 1897, protesting against the passage of an ordinance requiring the placing of a brake upon bicycles, etc.

Which was read, and referred to the Committee on Police and Prisons.

Also, presented a communication from the "Northwest Business Men's Association," protesting against the lease of the City's Gas Works.

Which was read, and referred to the Joint Committees of Finance and Gas.

Mr. Hazlett (on leave) read in place a bill entitled "An Ordinance to authorize the location of electric lights on the east side of Broad street, from Christian street to Passunk avenue, on the City's underground cables."

Which was referred to the Electrical Committee.

Also (on leave), read in place a bill entitled "An Ordinance to authorize the Director of Public Works to place sufficient broken stone on Tasker street, east of Ash street, to make it passable."

Which was referred to the Committee on Highways.

Mr. E. E. Smtih (on leave) read in place a bill entitled "An Ordinance to authorize the opening of Callowhill street, from Fourth street to Delaware avenue, to the full width of one hundred (100) feet."

Which was referred to the Committee on Highways.

Also (on leave), read in place a bill entitled "An Ordinance to revise the lines and grades of Callowhill street, from Fourth street to Delaware avenue, in the City of Philadelphia."

Which was referred to the Committee on Surveys.

Mr. Hults (on leave) offered the following, to wit: "Resolution of request to the Director of the Department

of Public Works to grant permission to construct a sewer at private cost." (*Appendix No. 41.*)

Which was laid over to be printed.

Mr. Mercer (by request, on leave) read in place a bill entitled "An Ordinance providing for the leasing of the gas works belonging to the City of Philadelphia, including real estate, apparatus, holders, mains, services, meters, connections and all appurtenances thereto, together with the right to manufacture and sell gas to the inhabitants of Philadelphia, Pa."

Which was referred to the Joint Committees on Finance and Gas.

Mr. Gilpin (on leave) offered the following, to wit: "Resolution of request to the Director of the Department of Public Works relative to removing a gasoline lamp in the Sixteenth Ward." (*Appendix No. 42.*)

Which was laid over to be printed.

Mr. Buchholz (on leave) read in place a bill entitled "An Ordinance to locate an electric light at the southeast corner of Camac street and Germantown avenue, above Oxford street, in the Nineteenth Ward."

Which was referred to the Electrical Committee.

Mr. Meehan (on leave) read in place a bill entitled "An Ordinance to appropriate for school purposes a plot of ground adjoining the public school at Feltonville."

Which was referred to the Committee on Schools.

Also (on leave), read in place a bill entitled "An Ordinance to amend an ordinance to grade Wissahickon avenue, from Johnson to Rittenhouse street."

Which was referred to the Committee on Highways.

Mr. Seeds (on leave) read in place a bill entitled "An Ordinance to approve the contract and surety of Samuel Gourley, Jr., for the erection of a public school house on Seymour street, between Knox street and Henry street, in the Twenty-second Ward; the contract and surety of the Jutte and Foley Company, for the construction of the masonry substructure of a bridge on the line of Gray's avenue, over the Schuylkill River, in the Twenty-seventh

and Thirty-sixth Wards ; the contract and surety of P. McManus, for the construction of a certain brick freight house, engine house and repair shop, with the appurtenances complete and ready for use, in the depressed yard of the Philadelphia and Reading Railway, at Twentieth and Hamilton streets, being contract No. 25, of the Reading Subway; the contract and surety of Ryan and Kelly, for the construction of a certain permanent way for the Philadelphia and Reading Railway in the Subway and tunnel on Pennsylvania avenue, in the depressed yards, on the present level at Sixteenth, Pennsylvania avenue and Hamilton streets; on Noble street, between Broad and Thirteenth streets, and on the elevated structure east of Broad street, being contract No. 30, of the Reading Subway; the contract and surety of E. D. Smith and Company for the construction of certain retaining walls and the reconstruction of buildings and other work, including the construction of a permanent track connection into the works of Messrs. Stanley G. Flagg and Company, located on the north side of Pennsylvania avenue, between Nineteenth and Twentieth streets, being contract No. 41, of the Reading Subway; and the contract and surety of E. D. Smith and Company for the construction of temporary tracks which must be constructed on trestles on Pennsylvania avenue, between Hamilton and Taney streets, and at such other points as may be directed, for the maintenance of travel of the Philadelphia and Reading Railway Company during construction of the Subway on Pennsylvania avenue, being contract No. 42, of the Reading Subway."

Which was referred to the Committee on Finance.

Mr. Davidson (on leave) read in place a bill entitled "An Ordinance to grade Mill street, from Stenton avenue to Twentieth street, in the Twenty-second Ward."

Which was referred to the Committee on Highways.

Mr. W. H. Brown (by request) presented a petition of citizens and owners of property in the City of Philadelphia, protesting against the leasing of the City Gas Works under any terms.

Which was referred to the Joint Committees on Finance and Gas.

Mr. Corson (on leave) read in place a bill entitled "An Ordinance amendatory to an ordinance to regulate the construction of frame buildings and bay windows," approved March 28, 1894."

Which was referred to the Committee on Police and Prisons.

Mr. F. Stevens (on leave) read in place a bill entitled "An Ordinance to construct a sewer in Atlanta street, from Thirty-eighth to Thirty-ninth street."

Which was referred to the Committee on Surveys.

Also (on leave), read in place a bill entitled "An Ordinance to re-pave Atlanta street, from Thirty-eighth to Union street, in the Twenty-fourth Ward."

Which was referred to the Committee on Highways.

Mr. Knight (on leave) read in place a bill entitled "An Ordinance to construct a sewer in Auburn street, from Frankford avenue to Amber street, in the Twenty-fifth Ward."

Which was referred to the Committee on Surveys.

Mr. Connell (on leave) read in place a bill entitled "An Ordinance to construct a sewer in Paschall avenue, from Fifty-sixth to Fifty-seventh street, in the Twenty-seventh Ward."

Which was referred to the Committee on Surveys.

Also (on leave), read in place a bill entitled "An Ordinance to authorize the opening of Paschall avenue, from Fifty-sixth to Fifty-seventh street, in the Twenty-seventh Ward."

Which was referred to the Committee on Highways.

Mr. Edmonds (on leave) read in place a bill entitled "An Ordinance to locate an electric light at Gratz street and Columbia avenue, in the Twenty-ninth Ward."

Which was referred to the Electrical Committee.

Mr. Buck (on leave) read in place a bill entitled "An Ordinance to locate an electric light at Bouvier and Master streets, in the Twenty-ninth Ward."

Which was referred to the Electrical Committee.

Mr. Stevenson (on leave) offered the following, to wit: "Resolution of request to the Department of Public Works to permit the owners of property on Sergeant street, from Thirty-third to Thirty-fourth street, to pave the said street with sheet asphaltum, with broken stone base and binder." (*Appendix No. 43.*)

Which was laid over to be printed.

Mr. Sayre (on leave) offered the following, to wit: "Resolution of request to the Director of Public Works and City Solicitor to prepare form of lease relative to the City Gas Works." (*Appendix No. 44.*)

Which was laid over to be printed.

Mr. S. G. Miller (on leave) offered the following, to wit: "Resolution relative to the lease of the Philadelphia Gas Works." (*Appendix No. 45.*)

Which was laid over to be printed.

Also (on leave), offered the following, to wit: "Resolution relative to the appointment of a Committee for the consideration of all ordinances for the sale of the lease of the Philadelphia Gas Works." (*Appendix No. 46.*)

Which was laid over to be printed.

Mr. Harvey (on leave) read in place a bill entitled "An Ordinance to remove the electric light now located on Fifty-fourth street, south of Media street, to Lancaster avenue below Fifty-second street (in front of church), in the Thirty-fourth Ward."

Which was referred to the Electrical Committee.

Mr. Barton (on leave) read in place a bill entitled "An Ordinance to authorize the location of electric light in the Thirty-fifth Ward."

Which was referred to the Electrical Committee.

Also (on leave), read in place a bill entitled "An Ordinance to authorize the opening of Fitler street, from Torresdale avenue to Pennsylvania Railroad, in the Thirty-fifth Ward."

Which was referred to the Committee on Highways.

Mr. Morrow (on leave) read in place a bill entitled "An Ordinance to authorize the laying of tracks and the con-

struction and operation of an overhead trolley system by the Southwestern Passenger Railway Company, in the First, Twenty-sixth, Thirty-sixth and Twenty-seventh Wards."

Which was referred to the Committee on Street Passenger Railroads.

Mr. Orr (on leave) read in place a bill entitled "An Ordinance to construct a sewer in Dickinson street, from Twenty-eighth to Thirtieth street, in the Thirty-sixth Ward."

Which was referred to the Committee on Surveys.

Also (on leave), read in place a bill entitled "An Ordinance to lay water-pipe in Dickinson street, from Twenty-eighth to Thirtieth street, in the Thirty-sixth Ward."

Which was referred to the Committee on Water.

Also (on leave), read in place a bill entitled "An Ordinance to lay gas-pipe in Dickinson street, from Twenty-eighth to Thirtieth street, in the Thirty-sixth Ward."

Which were referred to the Committee on Gas.

Also (on leave), read in place a bill entitled "An Ordinance to pave Dickinson street, from Twenty-eighth to Thirtieth street, in the Thirty-sixth Ward, with Belgian blocks."

Which was referred to the Committee on Highways.

Mr. Kittams (on leave) read in place a bill entitled "An Ordinance to authorize the location of six (6) gasoline lamps in the Thirty-eighth Ward."

Which was referred to the Committee on Gas.

Mr. H. A. Miller (on leave) read in place a bill entitled "An Ordinance to construct a sewer in Clearfield street, from Twenty-first to Twenty-second street, in the Thirty-eighth Ward."

Which was referred to the Committee on Surveys.

Also (on leave), read in place a bill entitled "An Ordinance to lay water-pipe in Croskey street, from Clearfield street to Park avenue, in the Thirty-eighth Ward."

Which was referred to the Committee on Water.

Also (on leave), read in place a bill entitled "An Ordi-

nance to lay gas-pipe in Croskey street, from Clearfield street to Park avenue, in the Thirty-eighth Ward."

Which was referred to the Committee on Gas.

Mr. Seeds, Chairman of the Committee on Finance, presented a report, with bill annexed entitled "An Ordinance to authorize certain transfers from the annual appropriations to the Department of Public Works (Bureau of Gas), and City Commissioners, for the year 1897, to the annual appropriation to the Mayor, for the said year." (*Appendix No. 47.*)

Which was laid over to be printed.

Mr. Leithead, Chairman of the Committee on Police and Prisons, presented a report, with bill annexed entitled "An Ordinance to permit the retention of a frame building on Broad street, below Cumberland street, now erected." (*Appendix No. 48.*)

Which was laid over to be printed.

Also, from the same Committee, presented a further report, with bill annexed entitled "An Ordinance to regulate the use of Chestnut street, between Twenty-second and Second street, by wagons, carts, drays, bicycles, velocipedes, and other vehicles." (*Appendix No. 49.*)

Which was laid over to be printed.

Also, from the same Committee, presented a further report, reporting back bill entitled "An Ordinance to make an appropriation for additional call boxes in the Twenty-second Ward," with the request that it be referred to the Committee on Finance, with a favorable recommendation.

Which was so referred.

Mr. Seeds moved to proceed to second reading of bill (*Appendix No. 16*) entitled "An Ordinance to authorize certain transfers in the annual appropriations to the Mayor, Department of Public Works (Bureaus of Highways, Surveys and Street Cleaning), Department of Public Safety (Bureau of Health), and Department of Charities and Correction (Bureaus of Charities and Correction)."

Which was agreed to.

The first and only section was again read, and agreed to.

The title was agreed to.

The bill was read a third time,

And on its final passage,

The yeas and nays were required, according to law, and were as follows :

YEAS—Messrs. Abrahams, Allen, Amick, Anderson, Balbirnie, Barrows, Barton, Batt, Birch, Blackwood, Blake, Boorse, Borden, Bougher, Boyer, Breitingner, B. H. Brown, W. H. Brown, Buchholz, Buck, Buckley, Chew, Collins, Connell, Conrad, Cornelius, Corson, Costello, Creadick, Davidson, DeHaven, Dixon, Doak, Edmonds, Erdin, Eslon, Falbey, Firth, Funston, Garrett, Gilpin, Goodman, Gordon, Graham, Hahn, Harvey, Hazlett, Heins, Hohl, Hulst, Irvine, Irwin, Iseminger, Ivins, Kinsley, Kittams, Knight, Krisher, Kucker, Lang, Leithead, Leonard, Levering, Linton, Little, Lovegrove, McAllister, McCurdy, Martin, Means, Mecedry, Meehan, Mercer, A. F. Miller, H. A. Miller, S. G. Miller, Mingle, Mitchell, Moore, Morrison, Morton, Neill, Orr, Pallatt, Parker, Perry, Quinn, E. W. Richards, Frank Richards, Roberts, Sayre, Seeds, Seger, Seltzer, Slater, Smedley, E. E. Smith, Spiel, Stauffer, Steger, A. F. Stevens, F. Stevens, Stevenson, Thackara, G. Thomas, W. S. Thomas, Thompson, Van Osten, Wadsworth, G. H. Wagner, Thos. Wagner, Warren, Warwick. Wolstencroft, Woodhead, and Hartman, *Pres't*—116.

NAYS—None.

Two-thirds of the members elected having voted in the affirmative,

It was agreed to,

And the bill passed.

Also, moved to proceed to second reading of bill (Appendix No. 15) entitled "An Ordinance to authorize satisfaction to be entered in cases of certain taxpayers who appear to be delinquent."

Which was agreed to.

The first and only section was again read, and agreed to.

The title was agreed to.

The bill was read a third time.

And on its final passage,

The yeas and nays were required according to law, and were as follows :

YEAS—Messrs. Abrahams, Allen, Amick, Anderson, Barrows, Barton, Blackwood, Blake, Boorse, Border, Boyer, Breiting, B. H. Brown, W. H. Brown, Buchholz, Buck, Buckley, Chew, Collins, Connell, Conrad, Cornelius, Corson, Costello, Creadick, Davidson, DeHaven, Dixon, Doak, Edmonds, Erdin, Eslen, Falbey, Firth, Funston, Garrett, Gilpin, Goodman, Gordon, Graham, Harvey, Hazlett, Heins, Henry, Hetzell, Hohl, Hults, Irvine, Irwin, Iscming, Ivins, Kinsley, Kittams, Knight, Krisher, Kucker, Lang, Leithead, Leonard, Levering, Linton, Little, Lovegrove, McAllister, McCurdy, Martin, Means, Meredy, Meehan, Mercer, A. F. Miller, H. A. Miller, S. G. Miller, Mingle, Mitchell, Moore, Neill, Orr, Perry, Quinn, E. W. Richards, Frank Richards, Roberts, Sayre, Scott, Seeds, Seger, Seltzer, Slater, Smedley, E. E. Smith, Spiel, Stauffer, Steger, F. Stevens, Stevenson, Stinger, Thackara, G. Thomas, Thompson, Van Osten, Wadsworth, G. H. Wagner, Thos. Wagner, Warwick, Wolstencroft, Woodhead, and Hartman, *Pres't*—108.

NAYS—None.

A majority of the members elected having voted in the affirmative,

It was agreed to,

And the bill passed.

Also, moved to proceed to second reading of bill (Appendix No. 14) entitled "An Ordinance to approve the contract and surety of George W. Stewart, for building additions and making alterations to certain buildings of the Insane Department of the Philadelphia Hospital, West Philadelphia, for the Bureau of Charities; and the contracts and surety of Daniel J. McNichol, for the construction of a bulkhead along the easterly side of Delaware avenue, between Vine and South streets, and the extension and reconstruction of City sewers and the laying and relaying of gas and water mains and electrical conduits,

payment for which work is to be made from funds set apart by the Board of Directors of City Trusts.”

Which was agreed to.

The first and only section was again read, and agreed to.

The title was agreed to.

The bill was read a third time,

And on its final passage,

The yeas and nays were required according to law, and were as follows:

YEAS—Messrs. Abrahams, Allen, Amick, Anderson, Balbirnie, Barrows, Barton, Batt, Blackwood, Blake, Boorse, Borden, Bougher, Boyer, Breiting, B. H. Brown, W. H. Brown, Buchholz, Buck, Buckley, Chew, Collins, Connell, Conrad, Cornelius, Corson, Costello, Creadick, Davidson, DeHaven, Dixon, Doak, Edmonds, Eslen, Falbey, Firth, Funston, Garrett, Gilpin, Goodman, Gordon, Graham, Hahn, Harvey, Hazlett, Heins, Henry, Hohl, Hults, Irvine, Irwin, Iseminger, Ivins, Kinsley, Kittams, Knight, Krisher, Kucker, Lang, Leithead, Leonard, Levering, Linton, Little, Lovegrove, McCurdy, Martin, Means, Mecredy, Meehan, Mercer, A. F. Miller, H. A. Miller, S. G. Miller, Mingle, Mitchell, Moore, Neill, Orr, Pallatt, Parker, Perry, Quinn, E. W. Richards, Frank Richards, Roberts, Seeds, Seger, Seltzer, Slater, Smedley, E. E. Smith, Spiel, Stauffer, Steger, F. Stevens, Stevenson, Stinger, Swain, Thackara, G. Thomas, W. S. Thomas, Van Osten, Wadsworth, G. H. Wagner, Warren, Warwick, Wolstencroft, Woodhead, and Hartman, *Pres't*—110.

NAYS—None.

A majority of the members elected having voted in the affirmative,

It was agreed to,

And the bill passed.

Mr. Dixon moved to proceed to second reading of bill (Appendix No. 189, Vol. 1) entitled “An Ordinance to repeal ordinance to authorize the opening of Franklin street, on the southeast side, from Germantown avenue to Emlen street.”

Which was agreed to.

The first and only section was again read, and agreed to.

The title was agreed to.

The bill was read a third time,

And on its final passage,

The yeas and nays were required according to law, and were as follows:

YEAS—Messrs. Abrahams, Allen, Anderson, Barrows, Barton, Batt, Blackwood, Blake, Boorse, Boyer, B. H. Brown, W. H. Brown, Buchholz, Buck, Buckley, Connell, Cornelius, Corson, Costello, Creadick, Davidson, DeHaven, Dixon, Doak, Edmonds, Eslon, Falbey, Firth, Funston, Garrett, Gilpin, Goodman, Gordon, Graham, Hammond, Harvey, Hazlett, Hohl, Hulst, Irvine, Irwin, Iseminger, Ivins, Kinsley, Kittams, Krisher, Leithead, Leonard, Levering, Linton, Little, Lovegrove, McAllister, McCurdy, Meehan, Mercer, A. F. Miller, H. A. Miller, S. G. Miller, Mingle, Mitchell, Moore, Morton, Neill, Orr, Pallatt, Parker, Quinn, E. W. Richards, Frank Richards, Roberts, Sayre, Seeds, Seger, Seltzer, Shugart, Slater, Smedley, E. E. Smith, Spiel, Stauffer, Steger, A. F. Stevens, F. Stevens, Stinger, Swain, Thackara, G. Thomas, Van Osten, Wadsworth, G. H. Wagner, Thos. Wagner, Warren, Warwick, Wolstencroft, Woodhead, and Hartman, *Pres't*—97.

NAYS—None.

A majority of the members elected having voted in the affirmative,

It was agreed to,

And the bill passed.

Mr. Leithead moved to proceed to second reading of bill (Appendix No. 190, Vol. 1) entitled "An Ordinance granting permission to the Franklin Sugar Refining Company to erect an iron bridge over and across Delaware avenue, north of Bainbridge street."

Which was agreed to.

The first and only section was again read, and agreed to.

The title was agreed to.

The bill was read a third time,

And on its final passage,

The yeas and nays were required according to law, and were as follows:

YEAS—Messrs. Abrahams, Allen, Amick, Anderson, Barrows, Barton, Batt, Birch, Blackwood, Boorse, Borden, Boyer, Breitingner, W. H. Brown, Buchholz, Buck, Buckley, Chew, Collins, Conrad, Cornelius, Corson, Costello, Creadick, Davidson, DeHaven, Dixon, Doak, Edmonds, Eslen, Falbey, Firth, Funston, Garrett, Gilpin, Goodman, Gordon, Graham, Hammond, Harvey, Hazlett, Heins, Hohl, Hults, Irvine, Irwin, Iseminger, Ivins, Kittans, Knight, Krisher, Kucker, Leithead, Leonard, Levering, Linton, Little, Lovegrove, McAllister, McCurdy, Means, Meehan, Mercer, A. F. Miller, H. A. Miller, S. G. Miller, Mingle, Mitchell, Moore, Morrison, Orr, Parker, Quinn, E. W. Richards, Frank Richards, Roberts, Sayre, Seeds, Seger, Seltzer, Shugart, Smedley, E. E. Smith, Spiel, Stauffer, Steger, A. F. Stevens, F. Stevens, Stinger, Swain, Thackara, G. Thomas, W. S. Thomas, Thompson, Van Osten, Wadsworth, G. H. Wagner, Thos. Wagner, Warren, Warwick, Wolstencroft, Woodhead, and Hartman, *Pres't*—103.

NAYS—None.

A majority of the members elected having voted in the affirmative,

It was agreed to.

And the bill passed.

Also, moved to proceed to second reading of bill (Appendix No. 29) entitled "An Ordinance granting permission to the Franklin Sugar Refining Company to maintain a platform upon the west side of Penn street, north of Bainbridge street."

Which was agreed to.

The first and only section was again read, and agreed to.

The title was agreed to.

The bill was read a third time,

And on its final passage,

The yeas and nays were required according to law, and were as follows :

YEAS—Messrs. Abrahams, Allen, Amick, Balbirnie, Barrows, Barton, Batt, Blackwood, Blake, Boorse, Borden, Boyer, Breiting, Buchholz, Buck, Buckley, Chew, Conrad, Cornelius, Corson, Costello, Davidson, Dixon, Doak, Edmonds, Eslon, Falbey, Firth, Funston, Garrett, Gilpin, Goodman, Gordon, Graham, Hammond, Harvey, Hazlett, Heins, Henry, Hohl, Irvine, Irwin, Iseninger, Kinsley, Knight, Kucker, Leithead, Levering, Linton, Little, Lovegrove, McCullough, McCurdy, Martin, Means, Meehan, Mercer, A. F. Miller, H. A. Miller, S. G. Miller, Mingle, Mitchell, Montgomery, Moore, Morton, Neill, Orr, Pallatt, Quinn, E. W. Richards, Frank Richards, Roberts, Sayre, Scott, Seger, Seltzer, Shugart, Slater, Smedley, E. E. Smith, Spiel, Stauffer, Steger, A. F. Stevens, F. Stevens, Stinger, Swain, Thackara, W. S. Thomas, Van Osten, Wadsworth, G. H. Wagner, Thos. Wagner, Warren, Warwick, Wolstencroft, Woodhead. and Hartman, *Pres't*—98.

NAYS—None.

A majority of the members elected having voted in the affirmative,

It was agreed to,

And the bill passed.

Mr. Pallatt moved to proceed to second reading of bill (Appendix No. 30) entitled "An Ordinance to authorize the laying of gas-pipe in certain streets."

Which was agreed to.

The first and only section was again read.

Also, moved to amend by inserting before the "proviso," the following: "Ridge street, from Frankford avenue to Franklin street, in the Twenty-third Ward. Conestoga street, from Woodland avenue to Paschall avenue; Fiftieth street, from Baltimore avenue to Lombard street; Fifty-first street, from South to Lombard street; Naudain street, from Forty-ninth to Fifty-first street; Lombard street, from Fiftieth to Fifty-first street, in the Twenty-seventh Ward. Fox street, from Memphis to Tulip street, in the Thirty-first Ward. Eleventh street, from Rising Sun avenue to Venango street; Mervine street, from Tioga to Venango street, in the Thirty-third Ward. Wil-

ton avenue, from Haverford avenue to Parrish street; Arch street, from Fifty-seventh to Fifty-eighth street, in the Thirty-fourth Ward. Wilder street, from Twenty-ninth to Thirtieth street; and Dickinson street, from Twenty-eighth to Thirtieth street, in the Thirty-sixth Ward."

Which was agreed to.

The section as amended was agreed to.

The title was agreed to.

The amendment having been printed, by unanimous consent,

The bill was read a third time.

And on its final passage,

The yeas and nays were required according to law, and were as follows :

YEAS—Messrs. Abrahams, Allen, Amick, Anderson, Balbirnie, Barrows, Barton, Batt, Blackwood, Blake, Boorse, Borden, Boyer, Breiting, B. H. Brown, W. H. Brown, Buchholz, Buck, Buckley, Collins, Connell, Conrad, Cornelius, Corson, Costello, Creadick, Davidson, DeHaven, Dixon, Doak, Edmonds, Eslen, Falbey, Firth, Funston, Garrett, Gilpin, Goodman, Graham, Hammond, Harvey, Hazlett, Heins, Henry, Hetzell, Hohl, Hults, Irvine, Irwin, Iseminger, Ivins, Kinsley, Kittams, Knight, Krisher, Kucker, Leithead, Leonard, Levering, Linton, Little, Lovegrove, McCullough, McCurdy, Martin, Meehan, Mercer, A. F. Miller, H. A. Miller, S. G. Miller, Mingle, Mitchell, Morrison, Morrow, Neill, Orr, Pallatt, E. W. Richards, Roberts, Scott, Seeds, Seger, Seltzer, Shugart, Slater, E. E. Smith, Spiel, Stauffer, A. F. Stevens, F. Stevens, Stinger, Swain, Thackara, G. Thomas, W. S. Thomas, Van Osten, Wadsworth, G. H. Wagner, Thos. Wagner, Warren, Warwick, Wolstencroft, Woodhead, and Hartman, *Pres't*—104.

NAYS—None.

A majority of the members elected having voted in the affirmative,

It was agreed to,

And the bill passed.

Mr. Leithead moved to proceed to second reading of bill (Appendix No. 27) entitled "An Ordinance granting permission to Messrs. Riggs & Brother to erect a clock on sidewalk in front of their premises, No. 310 Market street.

Which was agreed to.

The first and only section was again read, and agreed to.

The title was agreed to.

The bill was read a third time,

And on its final passage,

The yeas and nays were required, according to law, and were as follows :

YEAS—Messrs. Abrahams, Allen, Amick, Anderson, Balbirnie, Barrows, Barton, Batt, Birch, Blackwood, Blake, Borden, Boyer, Breiting, Buchholz, Buck, Buckley, Collins, Connell, Conrad, Corson, Costello, Creadick, Davidson, Edmonds, Erdin, Eslon, Falbey, Firth, Funston, Garrett, Gilpin, Goodman, Graham, Hammond, Harvey, Hazlett, Heins, Henry, Hetzell, Hohl, Hults, Irvine, Irwin, Iseminger, Kinsley, Kittams, Knight, Krisher, Kucker, Leithead, Leonard, Levering, Linton, McCullough, McCurdy, Martin, Mercer, A. F. Miller, S. G. Miller, Mingle, Mitchell, Montgomery, Moore, Morrison, Morrow, Neill, Pallatt, Parker, Perry, E. W. Richards, Frank Richards, Roberts, Scott, Seger, Seltzer, Shugart, E. E. Smith, Spiel, Stauffer, Steger, A. F. Stevens, F. Stevens, Stinger, Swain, G. Thomas, Van Osten, Wadsworth, G. H. Wagner, Thos. Wagner, Warren, Warwick, Wolstencroft, Woodhead, and Hartman, *Pres't*—95.

NAYS—Mr. Meehan.—1.

A majority of the members elected having voted in the affirmative,

It was agreed to,

And the bill passed.

Also, moved to proceed to second reading of bill (Appendix No. 235, Vol. I.) entitled "An Ordinance to provide for the enclosing of the vacant lots and lots upon which

building operations are in progress or upon which excavations have been made.

Which was agreed to.

The first section was again read, and agreed to.

The second section was again read, and agreed to.

The third section was again read and agreed to.

The fourth section was again read and agreed to.

The title was agreed to.

The bill was read a third time,

And on its final passage,

The yeas and nays were required according to law, and were as follows:

YEAS—Messrs. Abrahams, Allen, Amick, Balbirnie, Batt, Blackwood, Blake, Boyer, B. H. Brown, W. H. Brown, Buchholz, Buck, Buckley, Collins, Conrad, Cornelius, Costello, Creadick, Davidson, Doak, Eslen, Falbey, Firth, Funston, Garrett, Goodman, Graham, Hammond, Heins, Hetzell, Hulst, Irvine, Irwin, Iseminger, Ivins, Kinsley, Kittams, Knight, Kucker, Leithead, Little, McAllister, McCurdy, Martin, Mecredy, A. F. Miller, S. G. Miller, Mingle, Mitchell Montgomery, Moore, Morton, Neill, Orr, Pallatt, Parker, Quinn, E. W. Richards, Frank Richards, Roberts, Scott, Seeds, Seger, Seltzer, Shugart, Slater, Smedley, E. E. Smith, Spiel, Stauffer, Steger, A. F. Stevens, F. Stevens, Swain, G. Thomas, W. S. Thomas, Thompson, Van Osten, G. H. Wagner, Thos. Wagner, Warwick, Woodhead, and Hartman, *Pres't*—83.

NAYS—Messrs. Borden, Breiting, Corson, Harvey, Hohl, Leonard, Levering, Linton, Meehan, Morrison, Stevenson, Thackara, Wadsworth, Warren, and Wolstencroft—15.

A majority of the members elected having voted in the affirmative,

It was agreed to,

And the bill passed.

Select Council informed Common Council that they had concurred in the following, to wit:

“An Ordinance to authorize certain transfers in the annual appropriations to the Mayor, Department of Public Works (Bureaus of Highways, Surveys and Street Cleaning), Department of Public Safety (Bureau of Health) and Department of Charities and Correction (Bureaus of Charities and Correction), for the year 1897. (Appendix No. 16.)

“Resolution of request to the members of Congress from Philadelphia, and United States Senators from Pennsylvania, in reference to the widening of a sidewalk in the Twenty-third Ward of said City of Philadelphia. (Appendix No. 148, Vol. I.)

“An Ordinance to authorize the construction of sewers in Airdrie, Carey, Cadwalader, Forty-eighth, Forty-ninth, Gaul, Melrose, Preston, Third, Dalkeith, Eighteenth, London, Quincy, Westview, Underhill, and Price streets.” (Appendix No. 233, Vol. I.)

Mr. Seger moved that Common Council do now adjourn.

Which was agreed to.

So Common Council adjourned.

Thursday, October 28, 1897.

A Special Meeting of Common Council was held this day, pursuant to the following call:

Philadelphia, October 25, 1897.

WENCEL HARTMAN, Esq.,
President of Common Council.

DEAR SIR:—Will you kindly call a Special Meeting of Common Council for Thursday next, October 28th, at 3.30 P. M., for the transaction of general business.

Very truly,

Wm. Van Osten, Wm. H. Garrett, Chas. M. Swain, Danl. H. Buck, Walter Graham, John Pallatt, Samuel B. Gilpin, J. H. Woodhead, Bennett L. Smedley, Wm. R. Knight, Jr., Geo. H. Wagner, G. W. Edmonds, Richard T. Irwin, Thomas Firth, Geo. H. Kittams, John E. Warren, Thos. Wagner, Jr., Robert Harvey, Geo. Q. Spiel, W. S. Thomas, P. E. Costello, Ezekiel Gordon, E. Buchholz, Arthur T. Wadsworth.

Philadelphia, October 26, 1897.

GEORGE W. KOCHERSPERGER, Esq.,
Chief Clerk of Common Council.

DEAR SIR:—In obedience to the above request you will please call a Special Meeting of Common Council for Thursday, 28th inst., at 3.30 P. M., for the transaction of general business, oblige,

Yours truly,

WENCEL HARTMAN,
President of Common Council.

Members present :

Messrs. Abrahams, Allen, Amick, Anderson, Balbirnie, Barrows, Barton, Batt, Birch, Blackwood, Blake, Boorse, Borden, Bougher, Boyer, Breiting, B. H. Brown, W. H. Brown, Buchholz, Buck, Buckley, Caverow, Chew, Collins, Connell, Conrad, Cornelius, Corson, Costello, Creadick, Davidson, DeHaven, Dixon, Doak, Edmonds, Erdin, Eslon, Falbey, Firth, Funston, Garrett, Gilpin, Goheen, Goodman, Gordon, Graham, Hahn, Hammond, Hazlett, Heins, Henry, Hetzell, Hohl, Hulst, Irvine, Irwin, Iseminger, Ivins, Kinsley, Kittams, Knight, Krisher, Kucker, Lang, Leithead, Leonard, Levering, Little, Lovegrove, McAllister, McCullough, McCurdy, Martin, Mathias, Means, Mecredy, Meehan, Mercer, A. F. Miller, H. A. Miller, S. G. Miller, Mingle, Mitchell, Montgomery, Moore, Morrison, Morrow, Morton, Neill, Orr, Parker, Perry, Quinn, E. W. Richards, Frank Richards, Roberts, Sayre, Scott, Seeds, Seger, Seltzer, Shugart, Slater, Smedley, C. K. Smith, E. E. Smith, Spiel, Stauffer, Steger, F. Stevens, Stevenson, Stinger, Swain, Thackara, G. Thomas, W. S. Thomas, Thompson, Tongue, Van Osten, Wadsworth, G. H. Wagner, Thos. Wagner, Warren, Warwick, Wolstencroft, Woodhead, and Hartman, *Pres't*.

The President presented a communication from the City Commissioners, asking for certain transfers in the annual appropriation to the City Commissioners for the year 1897.

Which was read, and referred to the Committee on Finance.

Also, presented a communication from the Register of Wills, asking for a transfer of one hundred (100) dollars from Item 2 to Item 3, in the annual appropriation to the Register of Wills, for the year 1897.

Which was read, and referred to the Committee on Finance.

Also, presented a communication from the City Controller, in reply to resolution of Councils, adopted September 23, 1897, requesting the various Heads of Departments to transmit to Councils a schedule of all fees or

charges for information or service performed to individuals, corporations, etc.

Which was read, and referred to the Committee on Finance.

Also, presented a communication from the City Solicitor, submitting report of jury in the matter of the opening of Orkney street, from Ontario to Westmoreland street, in the Thirty-third Ward. (*Appendix No. 50.*)

Which was read, and referred to the Committee on Highways.

Also, presented a communication from Clearfield Council, No. 394, Jr. O. U. A. M., and from various Councils of the "Brotherhood of the Union," protesting against the lease of the City's Gas Works.

Which was read, and referred to the Joint Committees on Finance and Gas.

Also, presented a communication from the Civic Club of Philadelphia, submitting copy of resolution adopted by the Club October 21, 1897, urging the people to vote at the coming election for the passage of the \$12,200,000 Loan Bill.

Which was read, and referred to the Committee on Finance.

Also, presented the following communication:

Philadelphia, October 28, 1897.

WENCEL HARTMAN, Esq.,

President of Common Council.

SIR:—An Ordinance for leasing the Philadelphia Gas Works to a corporation formed by or on behalf of certain named gentlemen to be called the Philadelphia Gas Company, was presented in your Honorable Body and referred to the Joint Committees of Finance and Gas, and by them referred to a Sub-Committee, which, after hearings amended it in conformity with their ideas, referred it to the City Solicitor (who returned it with his approval), and then referred it back to the Joint Committees of Finance and Gas, where, as I understand, it now remains, that

Committee having reported to your Body another ordinance for a lease to the United Gas Improvement Company under terms less favorable to the City and the community by something like seventy million dollars.

I enclose herewith a copy of the first mentioned ordinance as amended, as aforesaid, and respectfully ask that in view of its superiority over the ordinance which has been reported to you that it be considered by your Honorable Body and adopted instead of the one which has been reported by the Committee.

I may say that such a course while it will result in increased benefits to the City and to consumers of gas, in other respects, will also avoid the litigation in which the acceptance of a less favorable proposition than our own will involve the City.

Should your Honorable Body proceed, however, to accept the proposition embodied in the ordinance reported to you by your Committee, I desire at this time to serve notice that the corporation now known as the Twenty-seventh Ward Gas Fuel Company, the name of which is to be changed to The Philadelphia Gas Company, claims the right to prevent the manufacture and supply of gas by any other corporation within the City of Philadelphia in violation of its charter rights, and that to the best of its ability it will maintain this claim in the proper legal tribunals.

Respectfully,

JOHN J. WHITE,

Solicitor for the Twenty-seventh Ward Gas Fuel Co.
and the gentlemen in whose behalf it has been
incorporated.

Which was read, and referred to the Joint Committees on Finance and Gas.

Also, presented a bill entitled "An Ordinance to locate an electric light on south side of Sansom street, midway between Twentieth and Twenty-first streets, in the Eighth Ward."

Which was referred to the Electrical Committee.

Also, presented a bill entitled "An Ordinance to construct a sewer in Clifton, St. James and Chancellor streets, in the Eighth Ward."

Which was referred to the Committee on Surveys.

Mr. Hulst (on leave) read in place a bill entitled "An Ordinance to authorize the construction of sewers in Chancellor street, St. James street, Alder street, and Clifton street, within the block bounded by Tenth, Eleventh, Walnut and Locust streets, in the Eighth Ward."

Which was referred to the Committee on Surveys.

Mr. Morton (on leave) read in place a bill entitled "An Ordinance to locate an electric light on Eleventh street, below Jefferson street (in front of St. Malachi Church, north entrance), in the Twentieth Ward."

Which was referred to the Electrical Committee.

Mr. Kucker (on leave) read in place a bill entitled "An Ordinance to re-pave Mervine street, from Thompson to Jefferson street, in the Twentieth Ward, with improved pavement."

Which was referred to the Committee on Highways.

Mr. Meehan (on leave) read in place a bill entitled "An Ordinance to provide for the opening of the Montgomery County Line portion of Stenton avenue, in the Twenty-second Ward."

Which was referred to the Committee on Highways.

Mr. Seeds (on leave) read in place a bill entitled "An Ordinance to approve the contract and surety of George W. Stewart, for the erection of a public school house on the southeast corner of Howard and Cambria streets, in the Thirty-third Ward."

Which was referred to the Committee on Finance.

Also (on leave), read in place a bill entitled "An Ordinance to authorize certain transfers in the annual appropriation to the Board of Revision of Taxes, for the year 1897."

Which was referred to the Committee on Finance.

Also (on leave), read in place a bill entitled "An Ordinance to authorize the Department of Public Works to

pay for curb setting on Manayunk avenue and Wood street."

Which was referred to the Committee on Highways.

Mr. Davidson (on leave) read in place bills to authorize the opening of the following streets in the Twenty-second and Thirty-third Wards: Fifteenth street, from Cayuga to Wingohocking street, and Louden street, from Germantown avenue to Greene street.

Which were referred to the Committee on Highways.

Also (on leave), read in place bills to grade the following streets in the Twenty-second and Thirty-third Wards: Fifteenth street, from Cayuga to Wingohocking street; Louden street, from Germantown avenue to Greene street; Duncannon street, from Broad street to Old York road; Broad street, from Fisher's lane to Somerville street; Fisher's avenue, from Broad street to Old York road; Champlost street, from Park avenue to Tenth street; and Tenth street, from Nedro avenue to Green lane.

Which were referred to the Committee on Highways.

Mr. Corson (on leave) read in place a bill entitled "An Ordinance to lay water-pipe in Washington street, from Thomas to James street, in the Twenty-third Ward."

Which was referred to the Committee on Water.

Also (on leave), read in place a bill entitled "An Ordinance to lay gas-pipe in Washington street, from Thomas to James street, in the Twenty-third Ward."

Which was referred to the Committee on Gas.

Mr. Wolstencroft (on leave) read in place a bill entitled "An Ordinance to authorize the opening of Dyre street, from Frankford avenue to Penn street, in the Twenty-third Ward, to its full width of 50 feet."

Which was referred to the Committee on Highways.

Mr. Knight (on leave) read in place a bill entitled "An Ordinance to pave Emerald street, from Ontario street to Venango street, in the Twenty-fifth Ward, with sheet asphaltum."

Which was referred to the Committee on Highways.

Mr. Tongue (on leave) read in place a bill entitled "An

Ordinance to pave Joyce street, from Harrowgate lane to Venango street, in the Twenty-fifth Ward, with vitrified bricks."

Which was referred to the Committee on Highways.

Mr. Moore presented a communication from the South Philadelphia Business Men's Association, protesting against the lease of the City's Gas Works.

Which was read, and referred to the Joint Committees on Finance and Gas.

Mr. Warren (on leave) read in place a bill entitled "An Ordinance to pave Twenty-fourth street, from York to Huntingdon street, in the Twenty-eighth Ward."

Which was referred to the Committee on Highways.

Mr. Breiting (on leave) read in place a bill entitled "An Ordinance to authorize the construction of a sewer in Page street, between Nineteenth and Twentieth streets, in the Thirty-second Ward."

Which was referred to the Committee on Surveys.

Mr. Wadsworth (on leave) read in place a bill entitled "An Ordinance to authorize the location of two gasoline lamps in the Thirty-third Ward."

Which was referred to the Committee on Gas.

Mr. Thos. Wagner (on leave) read in place bills to construct sewers in the following streets, in the Thirty-third Ward: Westmoreland street, from Front to Second street, and Allegheny avenue, from Front to Second street.

Which were referred to the Committee on Surveys.

Also (on leave), read in place bills to lay water-pipe in the following streets in the Thirty-third Ward: Westmoreland street, from Front to Second street, and Allegheny avenue, from Front to Second street.

Which were referred to the Committee on Water.

Also (on leave), read in place bills to authorize the opening of the following streets in the Thirty-third Ward: Roxborough street, from Broad street to Old York road, and Luzerne street, from Clinton to Broad street.

Which were referred to the Committee on Highways.

Also (on leave), read in place a bill entitled "An Ordi-

nance to pave Westmoreland street, from Front to Second street, in the Thirty-third Ward."

Which was referred to the Committee on Highways.

Mr. Heins (on leave) read in place a bill entitled "An Ordinance to authorize the location of a gasoline lamp in alley rear of No. 2845 North Thirteenth street, in the Thirty-seventh Ward."

Which was referred to the Committee on Gas.

Mr. Seeds, Chairman of the Joint Committees on Finance and Gas, presented a report, with bill annexed entitled "An Ordinance authorizing the execution of a contract with the United Gas Improvement Company, its successors and assigns, by the City of Philadelphia, for the lease to the former of the Gas Works, street mains, conduits, pipes, services, meters and other property, real and personal, of the latter, used for and in connection with the manufacture and distribution of gas in the City of Philadelphia; for the operation, maintenance, enlargement, extension and betterment of the same, for the manufacture and distribution of gas in said city by said The United Gas Improvement Company, its successors and assigns, and for the exclusive supply by said lessee and its assigns of all gas to be supplied to consumers by or with the consent of said city during the term of the lease." (*Appendix No. 51.*)

Which was laid over to be printed.

Also, from the same Committee, presented a minority report, with resolution annexed entitled "Resolution rejecting the offer of The United Gas Improvement Company to lease the Philadelphia Gas Works." (*Appendix No. 52.*)

Which was laid over to be printed.

Also, Chairman of the Committee on Finance, presented a report, with bill annexed entitled "An Ordinance to authorize certain transfers in the annual appropriations to the Sheriff, City Treasurer, and Board of Public Education, for the year 1897; and from Item 4, in the annual appropriation to the City Treasurer to Item 21, emergencies, in the annual appropriation to the Department of

Public Works (Bureau of Highways), for said year." (*Appendix No. 53.*)

Which was laid over to be printed.

Also, from the same Committee, presented a further report, with bill annexed entitled "An Ordinance to approve the contract and surety of Samuel Gourley, Jr., for the erection of a public school house on Seymour street, between Knox street and Henry street, in the Twenty-second Ward; the contract and surety of the Jutte and Foley Company for the construction of the masonry substructure of a bridge on the line of Gray's Ferry avenue, over the Schuylkill river, in the Twenty-seventh and Thirty-sixth Wards; the contract and surety of P. McManus for the construction of a certain brick freight house, engine house and repair shop, with the appurtenances complete and ready for use in the depressed yard of the Philadelphia and Reading Railway, at Twentieth and Hamilton streets, being contract No. 25, of the Reading Subway; the contract and surety of Ryan and Kelley for the construction of a certain permanent way for the Philadelphia and Reading Railway in the Subway and tunnel on Pennsylvania avenue, in the depressed yards, on the present level at Sixteenth, Pennsylvania avenue, and Hamilton streets, on Noble street, between Broad and Thirteenth streets, and on the elevated structure east of Broad street, being contract No. 30, of the Reading Subway; the contract and surety of E. D. Smith and Company for the construction of certain retaining walls and the reconstruction of buildings and other work including, the construction of a permanent track connection into the works of Messrs. Stanley G. Flagg and Company, located on the north side of Pennsylvania avenue, between Nineteenth and Twentieth streets, being contract No. 41, of the Reading Subway, and the contract and surety of E. D. Smith and Company for the construction of temporary tracks which must be constructed on trestles on Pennsylvania avenue, between Hamilton and Taney streets, and at such other points as may be directed, for the maintenance of travel of the Philadelphia and Reading Railway Company during the construction of the Subway on Pennsylvania avenue, being

contract No. 42, of the Reading Subway." (*Appendix No. 54.*)

Which was laid over to be printed.

Mr. C. K. Smith, Chairman of the Committee on Gas, presented a report, with bill annexed entitled "An Ordinance to authorize the laying of gas-pipe in certain streets." (*Appendix No. 55.*)

Which was laid over to be printed.

Mr. Seeds moved to proceed to second reading of bill (*Appendix No. 47*) entitled "An Ordinance to authorize certain transfers from the annual appropriation to the Department of Public Works (Bureau of Gas), and City Commissioners for the year 1897, to the annual appropriation to the Mayor for said year."

Which was agreed to.

The first and only section was again read, and agreed to.

The title was agreed to.

The bill was read a third time,

And on its final passage,

The yeas and nays were required according to law, and were as follows :

YEAS—Messrs. Abrahams, Allen, Amick, Anderson, Balbirnie, Barrows, Barton, Batt, Birch, Blackwood, Blake, Boorse, Borden, Bougher, Boyer, Breitingner, B. H. Brown, W. H. Brown, Buchholz, Buck, Buckley, Caverow, Chew, Collins, Connell, Conrad, Cornelius, Cestello, Creadick, Davidson, DeHaven, Dixon, Doak, Eslen, Falbey, Firth, Funston, Garrett, Gilpin, Goheen, Goodman, Gordon, Graham, Hahn, Hammond, Hazlett, Heins, Henry, Hetzell, Hohl, Hulst, Irvine, Irwin, Kinsley, Knight, Krisher, Kucker, Leithead, Leonard, Levering, Linton, McAllister, McCullough, McCurdy, Martin, Mathias, Means, Mecredy, Meehan, Mercer, A. F. Miller, H. A. Miller, S. G. Miller, Mingle, Mitchell, Montgomery, Moore, Morrison, Morton, Neill, Parker, Quinn, E. W. Richards, Frank Richards, Roberts, Sayre, Scott, Seeds, Seger, Seltzer, Shugart, Slater, Smedley, C. K. Smith, E. E. Smith, Spiel, Stauffer, Steger, F. Stevens, Stevenson, Stinger, Swain, Thackara, G. Thomas, W. S. Thomas,

Thompson, Tongue, Van Osten, Wadsworth, G. H. Wagner, Thos. Wagner, Warren, Warwick, Wolstencroft, Woodhead, and Hartman, *Pres't*—116.

NAYS—Mr. Edmonds—1.

Two-thirds of the members elected having voted in the affirmative,

It was agreed to,

And the bill passed.

Also, moved to proceed to second reading of bill (Appendix No. 36) entitled "An Ordinance making an additional appropriation to Item 7, "Incidentals," in the annual appropriation to the Clerks of Councils, for the year 1897."

Which was agreed to.

The first and only section was again read, and agreed to.

The title was agreed to.

The bill was read a third time,

And on its final passage,

The yeas and nays were required according to law, and were as follows :

YEAS—MESSRS. Abrahams, Allen, Amick, Barrows, Barton, Batt, Birch, Blake, Bougher, Boyer, Breitingner, B. H. Brown, W. H. Brown, Buchholz, Buck, Buckley, Caverow, Chew, Connell, Conrad, Cornelius, Corson, Creadick, Davidson, DeHaven, Dixon, Doak, Erdin, Eslen, Falbey, Firth, Funston, Garrett, Gilpin, Goheen, Goodman, Gordon, Graham, Hahn, Hammond, Hazlett, Heins, Hetzell, Hohl, Hults, Irvine, Irwin, Iseminger, Ivins, Kinsley, Knight, Krisher, Kucker, Leithead, Leonard, Levering, Little, McAllister, McCurdy, Martin, Mathias, Means, Meehan, Mercer, H. A. Miller, S. G. Miller, Mingle, Mitchell, Montgomery, Moore, Morton, Orr, Parker, Quinn, E. W. Richards, Frank Richards, Scott, Seeds, Seger, Seltzer, Shugart, Slater, Smedley, E. E. Smith, Spiel, Stauffer, Steger, F. Stevens, Stevenson, Stinger, Swain, Thackara, W. S. Thomas. Thompson, Tongue, Van Osten, Wadsworth, G. H. Wagner. Thos. Wagner, Warren, Warwick, Wolstencroft, Woodhead, and Hartman, *Pres't*—104.

NAYS—None.

Two-thirds of the members elected having voted in the affirmative,

It was agreed to,

And the bill passed.

Also, moved to proceed to second reading of bill (Appendix No. 38) entitled "An Ordinance to authorize certain transfers in the annual appropriations to the Department of Public Safety (Electrical Bureau), Department of Public Works (Bureaus of Highways, Gas, Lighting and Surveys), for the year 1897."

Which was agreed to.

The first and only section was again read, and agreed to.

The title was agreed to.

The bill was read a third time,

And on its final passage,

The yeas and nays were required according to law, and were as follows:

YEAS—Messrs. Abrahams, Allen, Amick, Balbirnie, Barrows, Barton, Batt, Birch, Blake, Boorse, Boyer, Breitinger, B. H. Brown, W. H. Brown, Buchholz, Buck, Buckley, Caverow, Chew, Collins, Connell, Conrad, Cornelius, Corson, Creadick, Davidson, DeHaven, Dixon, Eslon, Falbey, Firth, Funston, Garrett, Gilpin, Goheen, Goodman, Gordon, Graham, Hahn, Hammond, Hazlett, Heins, Hetzell, Hohl, Hults, Irvine, Irwin, Isenminger, Knight, Krisher, Kucker, Leithead, Leonard, Levering, Little, McCurdy, Martin, Mathias, Means, Meehan, Mercer, A. F. Miller, H. A. Miller, S. G. Miller, Mingle, Mitchell, Montgomery, Morrison, Morton, Orr, Parker, Quinn, E. W. Richards, Frank Richards, Roberts, Scott, Seeds, Seger, Seltzer, Slater, Smedley, E. E. Smith, Spiel, Stauffer, Steger, F. Stevens, Stevenson, Swain, Thackara, W. S. Thomas, Thompson, Tongue, Van Osten, Wadsworth, G. H. Wagner, Thos. Wagner, Warren, Warwick, Wolstencroft, Woodhead, and Hartman, *Pres't*—101.

NAYS—None.

Two-thirds of the members elected having voted in the affirmative,

It was agreed to,

And the bill passed.

Also, moved to proceed to second reading of bill (Appendix No. 37) entitled "An Ordinance to reimburse the Philadelphia Cricket Club for damages to their property by bursting of water main."

Which was agreed to.

The first and only section was again read, and agreed to.

The title was agreed.

The bill was read a third time,

And on its final passage,

The yeas and nays were required according to law, and were as follows:

YEAS—Messrs. Abrahams, Allen, Amick, Balbirnie, Barrows, Barton, Batt, Birch, Blake, Boorse, Borden, Bougher, Boyer, Breiting, B. H. Brown, W. H. Brown, Buchholz, Buck, Buckley, Caverow, Chew, Collins, Connell, Conrad, Corson, Davidson, DeHaven, Dixon, Doak, Eslen, Falbey, Firth, Garrett, Gilpin, Goheen, Goodman, Gordon, Graham, Hammond, Hazlett, Heins, Henry, Hohl, Hults, Irvine, Irwin, Iseminger, Ivins, Kinsley, Krisher, Kucker, Lang, Leithead, Leonard, Levering, Lovegrove, McAllister, McCurdy, Martin, Meeredy, Meehan, A. F. Miller, H. A. Miller, S. G. Miller, Mingle, Montgomery, Moore, Neill, Orr, E. W. Richards, Frank Richards, Roberts, Sayre, Scott, Seeds, Seger, Seltzer, Shugart, Slater, Smedley, E. E. Smith, Spiel, Stauffer, Steger, F. Stevens, Stevenson, Swain, Thackara, G. Thomas, Thompson, Tongue, Van Osten, Wadsworth, G. H. Wagner, Thos. Wagner, Warren, Wolstencroft, Woodhead, and Hartman *Pres't*—99.

NAYS—None.

A majority of the members elected having voted in the affirmative,

It was agreed to,

And the bill passed.

Mr Dixon moved to proceed to second reading of bill (Appendix No 186, Vol. I) entitled "An Ordinance to authorize the paving of May and Windrim streets, Parkside and Hunting Park avenues."

Which was agreed to.

The first and only section was again read, and agreed to.

The title was agreed to.

The bill was read a third time,

And on its final passage,

The yeas and nays were required according to law, and were as follows:

YEAS—Messrs. Abrahams, Allen, Amick, Balbirnie, Barrows, Boorse, Borden, Bougher, Boyer, Breiting, B. H. Brown, W. H. Brown, Buchholz, Buck, Buckley, Caverow, Connell, Conrad, Cornelius, Corson, Creadick, Davidson, Dixon, Doak, Edmonds, Falbey, Firth, Garrett, Goheen, Gordon, Graham, Hahn, Hammond, Heins, Henry, Hohl, Irvine, Irwin, Iseminger, Knight, Krisher, Kucker, Lang, Leithead, Leonard, Levering, McCurdy, Martin, Meehan, A. F. Miller, H. A. Miller, Mingle, Mitchell, Montgomery, Moore, Morrison, Morton, Orr, E. W. Richards, Frank Richards, Roberts, Sayre, Seger, Seltzer, Slater, Smedley, E. E. Smith, Spiel, Stauffer, Steger, F. Stevens, Stevenson, Swain, Thackara, G. Thomas, Thompson, Van Osten, Wadsworth, G. H. Wagner, Thos. Wagner, Warren, Wolstencroft, and Hartman, *Pres't*—83.

NAYS—None.

A majority of the members elected having voted in the affirmative,

It was agreed to,

And the bill passed.

Also, moved to proceed to second reading of bill (Appendix No. 17) entitled "An Ordinance to authorize the opening of Jessup and Oakford streets."

Which was agreed to.

The first section was again read, and agreed to.

The second section was again read, and agreed to.

The title was agreed to.

The bill was read a third time.

And on its final passage,

The yeas and nays were required according to law, and were as follows:

YEAS—Messrs. Abrahams, Allen, Amick, Balbirnie, Barrows, Barton, Batt, Blake, Borden, Bougher, Boyer, Breitingier, W. H. Brown, Buchholz, Buck, Buckley, Caverow, Collins, Conrad, Cornelius, Corson, Creadick, Davidson, Dixon, Doak, Edmonds, Eslen, Falbey, Firth, Funston, Garrett, Gilpin, Goheen, Graham, Hahn, Hammond, Hazlett, Heins, Hetzell, Hohl, Irvine, Irwin, Isenminger, Kinsley, Knight, Krisher, Lang, Leithead, Leonard, Levering, Martin, Mathias, Meehan, A. F. Miller, H. A. Miller, Mingle, Montgomery, Moore, Morrison, Morton, Parker, E. W. Richards, Frank Richards, Roberts, Scott, Seger, Seltzer, Shugart, Slater, Smedley, E. E. Smith, Spiel, Stauffer, Steger, Stevenson, Swain, Thackara, G. Thomas, Thompson, Tongue, Van Osten, Wadsworth, G. H. Wagner, Thos. Wagner, Warren, Wclstencroft, Woodhead, and Hartman, *Pres't*—88.

NAYS—None.

A majority of the members elected having voted in the affirmative,

It was agreed to,

And the bill passed.

Mr. Hulst moved to proceed to second reading of bill (Appendix No. 25), entitled "An Ordinance to change the names of certain streets."

Which was agreed to.

The first and only section was again read,

Also, moved to amend by striking out the words "DeLancey place," and inserting the words "DeLancey street;" also, by adding at the end of the section the following: "Ranstead street, between Eleventh and Thirteenth streets, to Clover street; Mervine street, between Walnut and Lombard streets, to Quince street."

Which was agreed to.

The section as amended was agreed to.

The title was agreed to.

The amendment having been printed, by unanimous consent,

The bill was read a third time,

And on its final passage,

The yeas and nays were required according to law, and were as follows :

YEAS—Messrs. Abrahams, Amick, Balbirnie, Barrows, Barton, Batt, Blake, Borden, Bougher, Boyer, Breitingen, B. H. Brown, W. H. Brown, Buchholz, Buck, Buckley, Caverow, Chew, Collins, Connell, Conrad, Cornelius, Corson, Davidson, Dixon, Doak, Edmonds, Erdin, Eslen, Falbey, Firth, Garrett, Gilpin, Goheen, Graham, Hahn, Hammond, Hazlett, Heins, Hetzell, Hohl, Irvine, Irwin, Kinsley, Knight, Krisher, Lang, Leithead, Levering, Little, McAllister, Martin, Meehan, A. F. Miller, H. A. Miller, S G. Miller, Mingle, Mitchell, Montgomery, Moore, Morrison, Orr, Parker, Perry, Frank Richards, Roberts, Seger, Seltzer, Shugart, Slater, Smedley, E. E. Smith, Spiel, Stauffer, Steger, Stevenson, Swain, Thackara, G. Thomas, Thompson, Tongue, Van Osten, Wadsworth, G. H. Wagner, Thos. Wagner, Warren, Wolstencroft, Woodhead, and Hartman, *Pres't*—89.

NAYS—None.

A majority of the members elected having voted in the affirmative,

It was agreed to,

And the bill passed.

Mr. Leithead moved to proceed to second reading of bill (Appendix No. 48) entitled "An Ordinance to permit the retention of a frame building on Broad street, below Cumberland street, now erected."

Which was agreed to.

The first and only section was again read, and agreed to.

The title was agreed to.

The bill was read a third time,

And on its final passage,

The yeas and nays were required, according to law, and were as follows :

YEAS—Messrs. Abrahams, Amick, Barrows, Barton, Batt, Birch, Blake, Bougher, Boyer, Breitingen, B. H. Brown, W. H. Brown, Buchholz, Buck, Buckley, Cav-

erow, Collins, Connell, Conrad, Cornelius, Corson, Creadick, Davidson, DeHaven, Dixon, Doak, Eslen, Falbey, Firth, Funston, Garrett, Gilpin, Goheen, Gordon, Graham, Hahn, Hammond, Hazlett, Heins, Hetzell, Hohl, Irvine, Irwin, Iseminger, Ivins, Kinsley, Knight, Kucker, Lang, Leithead, Leonard, Levering, Little, Lovegrove, McCurdy, Martin, Mecredy, Meehan, Mercer, A. F. Miller, H. A. Miller, S. G. Miller, Mingle, Mitchell, Montgomery, Moore, Morrison, Neill, Orr, Parker, Perry, Frank Richards, Sayre, Seger, Shugart, Smedley, E. E. Smith, Spiehl, Stauffer, F. Stevens, Stevenson, Stinger, Thackara, W. S. Thomas, Thompson, Van Osten, Wadsworth, G. H. Wagner, Thos. Wagner, Warren, Woodhead, and Hartman, *Pres't*—92.

NAYS—Mr. Roberts—1.

A majority of the members elected having voted in the affirmative,

It was agreed to,

And the bill passed.

Common Council proceeded to second reading of Select Council bill (Appendix No. 108, Vol. I.) entitled "An Ordinance to lay water-pipe in Wolf, Shellbark, Underhill, Abington, Sixteenth, Thirtieth, Huntingdon, Page, Tioga, Lawrence, Barr, or Luzerne, Sixty-three-and-a-half, Wana-maker and Hobart streets, and Augusta place, and to relay Trellis, Hope, Howard, Orkney, Leithgow, Bodine, Lee, Fox, and Price streets, and Springfield avenue."

Which was agreed to.

The first and only section was again read, and agreed to.

The title was agreed to.

The bill was read a third time,

And on its final passage,

The yeas and nays were required, according to law, and were as follows :

YEAS—Messrs. Abrahams, Amick, Barrows, Barton, Batt, Birch, Blake, Borden, Bougher, Boyer, Breiting, B. H. Brown, Buchholz, Buck, Buckley, Caverow, Chew, Collins, Conrad, Cornelius, Corson, Creadick, Davidson, DeHaven, Dixon, Doak, Edmonds, Eslen, Falbey, Firth,

Funston, Garrett, Gilpin, Gordon, Graham, Hahn, Hammond, Hazlett, Heins, Henry, Hetzell, Hohl, Irvine, Iscmingier, Ivins, Kinsley, Knight, Krisher, Kucker, Lang, Leithead, Levering, Little, Lovegrove, McCurdy, Martin, Mathias, Means, Meehan, Mercer, A. F. Miller, H. A. Miller, S. G. Miller, Mingle, Mitchell, Moore, Morrison, Morton, Orr, Parker, Perry, Quinn, Roberts, Sayre, Scott, Seger, Seltzer, Slater, Smedley, E. E. Smith, Spiel, Stauffer, Steger, F. Stevens, Stevenson, Stinger, Thackara, G. Thomas, Thompson, Tongue, Van Osten, Wadsworth, G. H. Wagner, Thos. Wagner, Warren, Wolstencroft, and Woodhead—97.

NAYS—None.

A majority of the members elected having voted in the affirmative,

It was agreed to,

And the bill passed.

So Common Council concurred.

Also, proceeded to second reading of Select Council resolution (Appendix No. 22) entitled "Resolution of request to the Director of the Department of Public Works, relative to a water supply for Fox Chase, Thirty-fifth Ward."

The resolution was again read, and agreed to.

The title was agreed to.

So Common Council concurred.

Select Council informed Common Council that they had received a report from the Electrical Committee, with bill (Appendix No. 7) annexed entitled "An Ordinance to change the location of electric lights in the Twenty-fifth, Thirty-first and Thirty-second Wards."

Common Council proceeded to second reading of the bill.

The first and only section was again read.

Mr. Breitingier moved to amend by striking out the words "north side of Norris street, opposite Gratz street," and inserting the words "Croskey street, opposite Fountain street."

Mr. Lovegrove moved that the further consideration of the bill be postponed for the present.

Which was agreed to.

Select Council informed Common Council that they had received a report from the Committee on City Property, with bill (Appendix No. 5) annexed entitled "An Ordinance granting permission to the Society for the Prevention of Cruelty to Animals to construct a water trough in front of Greble Park, Third and Reed streets."

Which they had passed.

Also, that they had received a further report from the same Committee, with bill (Appendix No. 6) annexed entitled "An Ordinance to authorize the immediate opening of a portion of the Alnshouse grounds, set apart for park purposes by the ordinance approved July 6, 1883, for public use as a botanic and economic garden and a park, conveying the same to the Board of Trustees of the Philadelphia Museum in trust for the purposes herein set forth."

Which they had passed.

Also, that they had received a report from the Committee on Law, with bill (Appendix No. 14) annexed entitled "An Ordinance to amend an ordinance entitled 'An Ordinance regulating the prices or rates to be charged for the services rendered to the City of Philadelphia and to the inhabitants of said City by any person or persons, or corporation receiving an original or first grant of rights, privileges and franchises,' approved January 3, 1896."

Which they had passed.

Also, that they had received a further report from the same Committee, with bill (Appendix No. 15) annexed entitled "An Ordinance to repay to Joseph Sax moneys paid to the City for paving in front of his property on Frankford avenue, Twenty-third Ward."

Which they had passed.

Also, that they had received a further report from the same Committee, with bill (Appendix No. 16) annexed entitled "An Ordinance to direct the Director of the Department of Public Works to remove the name of James McAvoy from the list of delinquent contractors."

Which they had passed.

Also, that they had received a report from the Committee on City Property, with bill (Appendix No. 26) annexed entitled "An Ordinance directing the Law Department of the University of Pennsylvania, Posts 46, 80, 27 and 103, Grand Army of the Republic, Naval Veterans Association, and all other organizations to vacate rooms in State House Row."

Which they had passed.

Also, that they had passed resolution (Appendix No. 34) entitled "Resolution of request to the Director of the Department of Public Works to grant permission to construct a sewer at private cost on Fifty-first street."

Also, that they had concurred in the following, to wit:

"An Ordinance to approve the contract and surety of George W. Stewart, for building additions and making alterations to certain buildings of the Insane Department of the Philadelphia Hospital, West Philadelphia, for the Bureau of Charities; and the contracts and surety of Daniel J. McNichol, for the construction of a bulkhead along the easterly side of Delaware avenue, between Vine and South streets, and the extension and reconstruction of City sewers and the laying and relaying of gas and water mains and electrical conduits, payment for which work is to be made from funds set apart by the Board of Directors of City Trusts." (Appendix No. 14.)

"An Ordinance to authorize satisfaction to be entered in cases of certain taxpayers who appear to be delinquent." (Appendix No. 15.)

"An Ordinance to amend an ordinance approved July 16, 1897, authorizing the construction of sewers in Ashmead, Beulah, Bonitz, and other streets." (Appendix No. 21.)

"An Ordinance to authorize the construction of main sewers in Brown street, Mascher street, Twenty-ninth street Relief and West Branch Wingohocking creek." (Appendix No. 22.)

"An Ordinance to place on the City plan Smedley, Eleanor, Albert, Harold, Myrtlewood, Cambridge, Wilton,

Lindenwood, Frederick, Atlanta and Harper streets, and Filmont avenue." (Appendix No. 23.)

"An Ordinance granting permission to the Franklin Sugar Refining Company to maintain a platform upon the west side of Penn street, north of Bainbridge street." (Appendix No. 29.)

"An Ordinance to authorize the laying of gas-pipe in certain streets." (Appendix No. 30.)

"An Ordinance making an additional appropriation to Item 7, "Incidentals," in the annual appropriation to the Clerks of Councils, for the year 1897." (Appendix No. 36.)

"An Ordinance to authorize certain transfers in the annual appropriations to the Department of Public Safety (Electrical Bureau), Department of Public Works (Bureaus of Highways, Gas, Lighting and Surveys), for the year 1897." (Appendix No. 38.)

"An Ordinance to authorize certain transfers from the annual appropriations to the Department of Public Works (Bureau of Gas), and City Commissioners, for the year 1897, to the annual appropriation to the Mayor, for said year." (Appendix No. 47.)

"An Ordinance to permit the retention of a frame building on Broad street, below Cumberland street, now erected." (Appendix No. 48.)

"An Ordinance to authorize the paving of May and Windrim streets, Parkside and Hunting Park avenues." (Appendix No. 186, Vol. I.)

"An Ordinance granting permission to the Franklin Sugar Refining Company to erect an iron bridge over and across Delaware avenue, north of Bainbridge street." (Appendix No. 190, Vol. I.)

"An Ordinance to strike from the City plan Russell street, from Bath to Braybant street, in the Twenty-fifth Ward." (Appendix No. 234, Vol. I.)

"An Ordinance to authorize the laying of gas-pipe in certain streets." (Appendix No. 236, Vol. I.)

Mr. Kinsley moved that Common Council do now adjourn,

Which was agreed to.

So Common Council adjourned.

Thursday November 4, 1897.

Common Council met—Members present :

Messrs. Abrahams, Allen, Amick, Anderson, Balbirnie, Barrows, Barton, Batt, Birch, Blake, Boorse, Borden, Bougher, Boyer, Breitenger, B. H. Brown, W. H. Brown, Buchholz, Buck, Buckley, Caverow, Chew, Collins, Connell, Conrad, Cornelius, Corson, Costello, Creadick, Davidson, DeHaven, Dixon, Doak, Edmonds, Erdin, Eslon, Falbey, Firth, Funston, Garrett, Gilpin, Goheen, Goodman, Gordon, Graham, Hahn, Hammond, Harvey, Hawkes, Hazlett, Heins, Henry, Hetzell, Hohl, Hulst, Irvine, Irwin, Iseminger, Ivins, Kinsley, Kittams, Knight, Krisher, Kucker, Lang, Leithead, Leonard, Levering, Linton, Little, Lovegrove, McAllister, McCullough, McCurdy, Martin, Mathias, Means, Mecredy, Meehan, Mercer, A. F. Miller, H. A. Miller, S. G. Miller, Mingle, Mitchell, Montgomery, Moore, Morrison, Morrow, Morton, Neill, Orr, Pallatt, Parker, Perry, Quinn, E. W. Richards, Frank Richards, Roberts, Sayre, Scott, Seeds, Seger, Seltzer, Shugart, Slater, Smedley, E. E. Smith, Spiel, Stauffer, Steger, A. F. Stevens, F. Stevens, Stevenson, Stinger, Swain, Thackara, G. Thomas, W. S. Thomas, Thompson, Tongue, Van Osten, Wadsworth, G. H. Wagner, Thos. Wagner, Warren, Warwick, Wolstencroft, Woodhead and Hartman, *Pres't*.

The President presented the following:

THE HOMOEOPATHIC MEDICAL SOCIETY OF THE STATE OF
PENNSYLVANIA.

Philadelphia, November 4, 1897.

WENCEL HARTMAN, Esq.,
President of Common Council.

DEAR SIR:—This is to advise you that Mr. Charles K. Smith is seriously ill and confined to his bed. It is not

possible for him to leave the house for any purpose under the circumstances, although I expect that he will shortly be completely restored to health.

Yours, etc.,

EDWARD M. GRAMM.

Philadelphia, November 3, 1897.

WENCEL HARTMAN, Esq.,
President of Common Council.

DEAR SIR:—I regret exceedingly my inability to be present at the session of Councils to be held on November 4th. Business of a very important nature calls me from the city. I trust, therefore, you will pardon my absence. Should the matter of leasing the gas works come before the chamber for action, I should desire very much (if it's possible) to have my vote recorded *against* the leasing of the works. I feel that a matter of this kind is of vital importance to each and every voter and taxpayer in Philadelphia, and, for my part, I certainly *object* to undue haste. Before parting with such a valuable franchise I believe our citizens should be consulted. They demand a right to be heard, and their rights should be respected.

Yours respect.,

J. D. BLACKWOOD.

The Secretary of the Mayor was introduced, when he presented a message in writing from the Mayor transmitting a communication from the Director of the Department of Public Safety, presenting a report in compliance with resolutions of Councils, relative to the fees or charges of the several Bureaus in the Department of Public Safety. (*Appendix No. 56.*)

Which was read, and referred to the Committee on Finance.

The President presented communications from Brotherhood of the Union, Lincoln Circle No. 8, Jefferson Circle

No. 9, Franklin Circle No. 13, Mizpah Circle No 14, Independence Circle No. 38, George M. Brooks Circle No. 40, Paoli Circle No. 43, Purity Circle No. 45, Olive Branch Circle No. 46, George Chandler Circle No. 53, Paul Revers Circle No. 54, Garfield Circle, No. 76, Temple College, House of Representatives of the Philadelphia Young Men's Congress and the Southwestern Business Men's Association, protesting against the passage of the ordinance to lease the Philadelphia Gas Works,

Which was read, and referred to the Joint Committees on Finance and Gas.

Also, presented a communication from William W. Ker, relative to leasing the Philadelphia Gas Works, accompanied with a bill entitled "An Ordinance authorizing the execution of a contract with a corporation to be incorporated under the laws of the Commonwealth of Pennsylvania by a syndicate which he represented." (*Appendix No. 57.*)

Which was read, and referred to the Joint Committees on Finance and Gas.

Mr. Hetzell (on leave) offered the following, to wit: "Resolution of request to the Director of the Department of Public Works to grant permission to the owners of steamboat Elizabeth to tie it to the Susquehanna avenue wharf, Delaware river, for the purpose of holding gospel meetings on Sunday." (*Appendix No. 58.*)

Which was laid over to be printed.

Mr. Buchholz (on leave) read in place a bill entitled "An Ordinance to authorize the re-laying of water-pipe in Fairhill street, from Susquehanna avenue to York street."

Which was referred to the Committee on Water.

Mr. Doak (on leave) read in place a bill entitled "An Ordinance to locate an electric light northeast corner Waterloo and Huntingdon streets."

Which was referred to the Electrical Committee.

Mr. Little (on leave) read in place a bill entitled "An Ordinance to permit the erection of a bridge across Philip street north of Norris street."

Which was referred to the Committee on Police and Prisons.

Mr. Dixon (on leave) read in place a bill entitled "An Ordinance to amend an ordinance approved March 29, 1897, authorizing the paving of Kent street, from Twenty-fifth to Twenty-sixth street."

Which was referred to the Committee on Highways.

Mr. Linton (on leave) read in place a bill entitled "An Ordinance to locate an electric light at Laftus and Airy avenue, in the Twenty-first Ward."

Which was referred to the Electrical Committee.

Also (on leave), read in place a bill entitled "An Ordinance to construct a sewer on Ridge avenue, from Walnut lane to Hermit lane, in the Twenty-first Ward."

Which was referred to the Committee on Surveys.

Also (on leave), read in place a bill entitled "An Ordinance to pave Jefferson street, from Ridge avenue to Wood street, in the Twenty-first Ward, with vitrified brick."

Which was referred to the Committee on Highways.

Mr. Levering (on leave) read in place a bill entitled "An Ordinance to locate eight gasoline lamps on Domino lane, between Umbria street and Ridge avenue, in the Twenty-first Ward."

Which was referred to the Committee on Gas.

Mr. Meehan (on leave) read in place a bill entitled "An Ordinance to provide for a possible sale of the Queen Lane basins."

Which was referred to the Committee on Municipal Government.

Mr. Seeds (on leave) presented a communication from the Department of Charities and Correction for additional appropriation to said Department for the year 1897."

Which was read, and referred to the Committee on Finance.

Also (on leave), read in place a bill entitled "An Ordinance to authorize the creation of a loan or loans by the City of Philadelphia for the sum of one million (1,000,000) dollars for improvement to gas works," accompanied with a resolution to publish a loan bill.

Which was referred to the Committee on Finance.

Also (on leave), read in place a bill entitled "An Ordinance to authorize the creation of a loan or loans by the City of Philadelphia for the sum of nine hundred thousand (900,000) dollars, for the completion of the Boys' High School and erection of new school buildings," accompanied with a resolution to publish a loan bill.

Which was referred to the Committee on Finance.

Also (on leave), read in place a bill entitled "An Ordinance to authorize certain transfers in the annual appropriation to the Department of Public Safety (Bureaus of Police, Fire and Health), for the year 1897."

Which was referred to the Committee on Finance.

Mr. Davidson (on leave) read in place a bill entitled "An Ordinance to make an appropriation to the Board of Public Education for the purpose of building an addition to the Feltonville School, in the Twenty-second Ward."

Which was referred to the Committee on Schools.

Also (on leave), read in place bills to authorize the opening of the following streets in the Twenty-second Ward: Abington and Hartwell avenues, from Germantown avenue to Twenty-fourth street, and Gold street, from Abington avenue to Hartwell avenue.

Which were referred to the Committee on Highways.

Mr. Wolstencroft (on leave) read in place a bill entitled "An Ordinance to construct a sewer on Willow street, from Harrison to Bridge street, in the Twenty-third Ward."

Which was referred to the Committee on Surveys.

Mr. Corson (on leave) read in place a bill entitled "An Ordinance to remove an electric light from the west side of Frankford avenue to east side of Frankford avenue, in the Twenty-third Ward."

Which was referred to the Electrical Committee.

Also (on leave) read in place a bill entitled "An Ordinance to affix an arm to an electric pole on the southeast side of Paul street, below Sellers street, in the Twenty-third Ward."

Which was referred to the Electrical Committee.

Mr. F. Stevens (on leave) read in place a bill entitled

"An Ordinance to construct a sewer on Mt. Vernon street, from Thirty-third street eastward about one hundred feet to dead end of old sewer, in the Twenty-fourth Ward."

Which was referred to the Committee on Surveys.

Mr. Knight (on leave) read in place bills to authorize the necessary work of re-grading and re-paving, etc., to bring Venango street, from Richmond to Bath street, and Clearfield street, from Amber to Gaul street to the established City grade.

Which were referred to the Committee on Highways.

Mr. Connell (on leave) read in place bills to place the following streets in the Twenty-seventh Ward on the City plan : Yocum street, from Sixtieth to Edgewood street and Edgewood street, from B. & O. R. R. to Greenway avenue, in the Twenty-seventh Ward.

Which were referred to the Committee on Surveys.

Mr. Goheen presented a petition of the transcribing clerks in the office of the Recorder of Deeds, asking for an increase in their salaries.

Which was referred to the Committee on Finance.

Mr. Edmonds (on leave) read in place a bill entitled "An Ordinance to authorize a transfer of Item 12, in the annual appropriation to the Mayor for the year 1896 to a new item in the annual appropriation to the Board of Education for the year 1897."

Which was referred to the Committee on Finance.

Mr. Leithead (on leave) read in place a bill entitled "An Ordinance to further supplement an ordinance entitled 'An Ordinance to provide for the erection of gates and maintenance of flagmen by railroad companies across streets and roads in the City of Philadelphia crossing their respective tracks at grade,' approved September 8, 1897."

Which was referred to the Committee on Highways.

Mr. Wadsworth (on leave) read in place a bill entitled "An Ordinance to construct a sewer on Somerset street, from Sixth to Reese street, in the Thirty-third Ward."

Which was referred to the Committee on Surveys.

Mr. Thos. Wagner (on leave) read in place a bill entitled "An Ordinance to place Hilton street, from "F" to "G" street, in the Thirty-third Ward, on the City plan."

Which was referred to the Committee on Surveys.

Mr. G. H. Wagner (on leave) read in place a bill entitled "An Ordinance to change the name of Palmer street, between Twenty-third and Twenty-fourth street to Grant street and between Thirty-third and Montgomery streets to Clifford street."

Which was referred to the Committee on Surveys.

Mr. Thackara (on leave) read in place a bill entitled "An Ordinance to locate an electric light at S. W. cor. of Front and Cambria street, in the Thirty-third Ward."

Which was referred to the Electrical Committee.

Also (on leave), read in place a bill entitled "An Ordinance to open American street, from Glenwood avenue to Sedgley avenue, in the Thirty-third Ward."

Which was referred to the Committee on Highways.

Mr. Costello (on leave) read in place a bill entitled "An Ordinance to make an appropriation of Twenty-five thousand (25,000) dollars for the improvement of Disston Park."

Which was referred to the Committee on Finance.

Also (on leave), read in place bills to authorize the macadamizing of the following streets in the Thirty-fifth Ward: Red Lion road, from the Bustleton and Somerton turnpike to County line, and Pine road, from County line to Susquehanna street road, in the Thirty-fifth Ward."

Which was referred to the Committee on Highways.

Mr. Heins (on leave) read in place bills to re-pave the following streets in the Thirty-seventh Ward with vitrified brick or asphalt: Warnock street, from Cumberland to Oakdale street, and Oakdale street, from Eleventh street to Germantown avenue.

Which were referred to the Committee on Highways.

Mr Seeds, Chairman of the Committee on Finance, presented a report, with bill annexed entitled "An Ordinance to authorize certain transfers in the annual appropriation

to the Department of City Commissioners, Board of Revision of Taxes, Register of Wills and the City Treasurer, for the year 1897." (*Appendix No. 59.*)

Which was laid over to be printed.

Also, from the same Committee, presented a further report, with bill annexed entitled "An Ordinance to approve the contract and surety of Geo. W. Stewart for the erection of a public school house on the southeast corner of Howard and Cambria street, in the Thirty-third Ward." (*Appendix No. 60.*)

Which was laid over to be printed.

Mr. Hults, Chairman of the Committee on Surveys, presented a report, with bill annexed entitled "An Ordinance to place on the City plan Eisen avenue, Irving, DeKalb, Pilling, Annin, Boudinot, Rorer, McClellan, Siegel, Pierce, and Fernon streets." (*Appendix No. 61.*)

Which was laid over to be printed.

Also, from the same Committee, presented a further report, with bill annexed entitled "An Ordinance to revise the lines and grades on a portion of plan 249, in the Twenty-second Ward." (*Appendix No. 62.*)

Which was laid over to be printed.

Also, from the same Committee, presented a further report, with bill annexed entitled "An Ordinance to strike from the City plan Camac street, from Erie avenue to Butler strer street." (*Appendix No. 63.*)

Which was laid over to be printed.

Also, from the same Committee, presented a further report, with bill annexed entitled "An Ordinance to authorize the construction of sewers in Cambria, Clearfield, Colona, Earp, Dickinson, Gorgas, Harvey, Hope, Latimer, Lehman, Manton, Memphis, Page, Pearl, Philip, Summer, Sears, Sepviva, Shackamaxon, Sixteenth, Sprague, Twentieth, Twenty-fourth, Thirtieth, Walter, and Wilder streets Pulaski, Stenton, Woodbine, and Wayne avenues." (*Appendix No. 64.*)

Which was laid over to be printed.

Mr. Van Osten moved that when Common Councils adjourns it be to meet to-morrow, Friday, at 10.30 A. M.

Mr. Moore moved to amend by striking out "to-morrow Friday, at 10.30 A. M.," and inserting "Thursday next at 3 o'clock P. M."

On agreeing to the motion to amend,

The yeas and nays were required by Mr. Leithead, seconded by Mr. Pallatt, and were as follows:

YEAS—Messrs. Allen, Anderson, Barrows, Birch, Borden, Boyer, Breiting, B. H. Brown, W. H. Brown, Connell, Corson, Creadick, DeHaven, Dixon, Funston, Goheen, Goodman, Gordon, Hahn, Hawkes, Hazlett, Henry, Hohl, Hults, Iseminger, Ivins, Krisher, Lang, Leithead, Leonard, Levering, Linton, McAllister, McCullough, Mcredy, Meehan, Mercer, H. A. Miller, S. G. Miller, Mingle, Montgomery, Moore, Orr, Pallatt, Parker, Perry, E. W. Richards, Roberts, Sayre, Seeds, Seger, Shugart, Steger, A. F. Stevens, F. Stevens, Stevenson, Stinger, G. Thomas, Thompson and Wolstencroft—60.

NAYS—Messrs. Abrahams, Amick, Balbirnie, Barton, Blake, Boorse, Bougher, Bucholz, Buck, Buckley, Caverow, Collins, Conrad, Cornelius, Costello, Davidson, Doak, Edmonds, Erdin, Eslon, Falbey, Firth, Garrett, Gilpin, Graham, Hammond, Harvey, Heins, Hetzell, Irvine, Irwin, Kinsley, Kittams, Knight, Kucker, Little, Lovegrove, McCurdy, Martin, Mathias, Means, A. F. Miller, Mitchell, Morrison, Morton, Neill, Quinn, Frank Richards, Scott, Seltzer, Slater, Smedley, E. E. Smith, Spiel, Stauffer, Swain, Thackara, W. S. Thomas, Van Osten, Wadsworth, G. H. Wagner, Thos. Wagner, Warren, Warwick, Woodhead and Hartman, *Pres't*—66.

Which was not agreed to.

The question being on agreeing to the motion "that when Common Council adjourns it be to meet to-morrow, Friday, at 10.30 A. M."

Mr. W. H. Brown moved to amend by striking out "to-morrow, Friday, at 10.30 A. M.," and inserting "Tuesday next at 10 o'clock A. M."

On agreeing to the motion to amend, the yeas and nays were required by Mr. W. H. Brown, seconded by Mr. G. Thomas, and were as follows:

YEAS—Messrs. Allen, Anderson, Barrows, Birch, Borden, Breiting, B. H. Brown, W. H. Brown, Collins, Connell, Corson, Creadick, DeHaven, Dixon, Eslen, Funston, Goheen, Goodman, Gordon, Hahn, Hawkes, Hazlett, Henry, Hohl, Hults, Iseminger, Ivins, Krisher, Lang, Leithead, Leonard, Levering, Linton, McAllister, McCullough, Martin, Mecredy, Meehan, Mercer, H. A. Miller, S. G. Miller, Mingle, Montgomery, Moore, Morrow, Neill, Orr, Pallatt, Parker, Perry, E. W. Richards, Frank Richards, Roberts, Sayre, Seeds, Seger, Shugart, A. F. Stevens, F. Stevens, Stevenson, Stinger, G. Thomas, Thompson, Tongue and Wolstencroft—65.

NAYS—Messrs. Abrahams, Amick, Balbirnie, Barton, Batt, Blake, Boorse, Bougher, Boyer, Buchholz, Buck, Buckley, Caverow, Chew, Conrad, Cornelius, Costello, Davidson, Doak, Edmonds, Erdin, Falbey, Firth, Garrett, Gilpin, Graham, Hammond, Harvey, Heins, Hetzell, Irvine, Irwin, Kinsley, Kittams, Knight, Kucker, Little, Lovegrove, McCurdy, Mathias, Means, A. F. Miller, Mitchell, Morrison, Morton, Quinn, Scott, Seltzer, Slater, Smedley, E. E. Smith, Spiel, Stauffer, Steger, Swain, Thackara, W. S. Thomas, Van Osten, Wadsworth, G. H. Wagner, Thos. Wagner, Warren, Warwick, Woodhead, and Hartman, *Pres't*—65.

Which was not agreed to.

The question recurring on agreeing to the motion that when Common Council adjourns it be to meet to-morrow, Friday, at 10.30 A. M.

Mr. Linton moved to amend by striking out “to-morrow Friday, at 10.30 A. M.,” and inserting “Monday next, at 10 o’clock, A. M.”

On agreeing to the motion to amend,

The yeas and nays were required by Mr. G. Thomas, seconded by Mr. Borden, and were as follows:

YEAS—Messrs. Allen Anderson, Barrows, Birch, Borden, Breiting, B. H. Brown, W. H. Brown, Collins, Connell, Corson, Creadick, DeHaven, Dixon, Eslen, Funston, Goheen, Goodman, Gordon, Hahn, Hawkes, Henry, Hohl, Hults, Iseminger, Ivins, Krisher, Lang, Leithead, Leon-

ard, Levering, Linton, McAllister, McCullough, Mecredy, Meehan, Mercer, H. A. Miller, S. G. Miller, Mingle, Montgomery, Moore, Morrow, Neill, Orr, Pallatt, Parker, Perry, E. W. Richards, Roberts, Sayre, Seeds, Seger, A. F. Stevens, F. Stevens, Stevenson, Stinger, G. Thomas, Thompson and Wolstencroft—60.

NAYS—Messrs. Abrahams, Amick, Balbirnie, Barton, Batt, Blake, Boorse, Bougher, Boyer, Buchholz, Buck, Buckley, Caverow, Chew, Conrad, Cornelius, Costello, Davidson, Doak, Edmonds, Erdin, Falbey, Firth, Garrett, Gilpin, Graham, Hammond, Harvey, Hazlett, Heins, Hetzell, Irvine, Irwin, Kinsley, Kittams, Knight, Kucker, Little, Lovegrove, McCurdy, Martin, Mathias, Means, A. F. Miller, Mitchell, Morrison, Morton, Quinn, Frank Richards, Scott, Seltzer, Shugart, Slater, Smedley, E. E. Smith, Spiel, Stauffer, Steger, Swain, Thackara, W. S. Thomas, Van Osten, Wadsworth, G. H. Wagner, Thos. Wagner, Warren, Warwick, Woodhead, and Hartman, *Pres't*—69.

Which was not agreed to.

The question recurring on agreeing to the motion that when Common Council adjourns it be to meet to-morrow, Friday, at 10.30 A. M.

Mr. G. Thomas moved Common Council do now adjourn.

On agreeing to the motion,

The yeas and nays were required by Mr. G. Thomas, seconded by Mr. Goodman, and were as follows:

YEAS—Messrs. Anderson, Barrows, Birch, Borden, Breiting, B. H. Brown, W. H. Brown, Creadick, Funston, Goheen, Goodman, Hahn, Henry, Hohl, Ivins, Krisher, Leithead, Leonard, McCullough, Meehan, Mercer, H. A. Miller, Mingle, Montgomery, Moore, Parker, E. W. Richards, Roberts, Sayre, Stevenson, Stinger, G. Thomas and Thompson—33.

NAYS—Messrs. Abrahams, Allen, Amick, Balbirnie, Barton, Batt, Blake, Boorse, Bougher, Boyer, Buchholz, Buck, Buckley, Caverow, Chew, Collins, Connell, Conrad, Cornelius, Corson, Costello, Davidson, DeHaven, Dixon, Doak, Edmonds, Erdin, Eslon, Falbey, Firth, Garrett, Gil-

pin, Gordon, Graham, Hammond, Harvey, Hazlett, Heins, Hetzell, Hults, Irvine, Irwin, Kinsley, Kittams, Knight, Kucker, Lang, Levering, Little, Lovegrove, McAllister, McCurdy, Martin, Mathias, Means, Mecredy, A. F. Miller, S. G. Miller, Mitchell, Morrison, Neill, Perry, Quinn, Frank Richards, Scott, Seeds, Seger, Seltzer, Shugart, Slater, Smedley, E. E. Smith, Spiel, Stauffer, Steger, F. Stevens, Swain, Thackara, W. S. Thomas, Tongue, Van Osten, Wadsworth, G. H. Wagner, Thos. Wagner, Warren, Warwick, Wolstencroft, Woodhead, and Hartman, *Pres't*—89.

Which was not agreed to.

The question recurring on agreeing to the motion that when Common Council adjourns it be to meet to-morrow, Friday, at 10.30 A. M.

Mr. Breitingger moved that the motion be laid on the table.

On agreeing to the motion,

The yeas and nays were required by Mr. Breitingger, seconded by Mr. G. Thomas, and were as follows:

YEAS—Messrs. Allen, Anderson, Barrows, Birch, Borden, Breitingger, B. H. Brown, W. H. Brown, Connell, Corson, Creadick, Funston, Goheen, Goodman, Gordon, Hahn, Hawkes, Henry, Hohl, Iseminger, Ivins, Krisher, Leithead, Leonard, Levering, Linton, McCullough, Mecredy, Meehan, Mercer, H. A. Miller, S. G. Miller, Montgomery, Moore, Morrow, Parker, Perry, E. W. Richards, Roberts, Sayre, Seeds, Seger, F. Stevens, Stevenson, Stinger, G. Thomas, Thompson, Tongue, and Wolstencroft—49.

NAYS—Messrs. Abrahams, Amick, Balbirnie, Barton, Batt, Blake, Boorse, Bougher, Boyer, Buchholz, Buck, Buckley, Caverow, Chew, Collins, Conrad, Cornelius, Costello, Davidson, DeHaven, Dixon, Doak, Edmonds, Erdin, Eslen, Falbey, Firth, Garrett, Gilpin, Graham, Hammond, Harvey, Hazlett, Heins, Hetzell, Hults, Irvine, Irwin, Kinsley, Kittams, Knight, Kucker, Lang, Little, Lovegrove, McAllister, McCurdy, Martin, Mathias, Means, A. F. Miller, Mingle, Mitchell, Morrison, Morton, Neill, Orr, Pal-

latt, Quinn, Frank Richards, Scott, Seltzer, Slater, Smedley, E. E. Smith, Spiel, Stauffer, Steger, Swain, Thackara, W. S. Thomas, Van Osten, Wadsworth, G. H. Wagner, Thos. Wagner, Warren, Warwick, Woodhead, and Hartman, *Pres't*—79.

Which was not agreed to.

The question recurring on agreeing to the motion that when Common Council adjourns it be to meet to-morrow, Friday, at 10.30 A. M.

Mr. McAllister moved that Common Council do now adjourn.

On agreeing to the motion,

The yeas and nays were required by Mr. McAllister, seconded by Mr. G. Thomas, and were as follows:

YEAS—Messrs. Barrows, Birch, Borden, Breitingner, B. H. Brown, W. H. Brown, Connell, Creadick, Funston, Hohl, Krisher, Leithead, Leonard, Levering, McAllister, McCullough, Meehan, Montgomery, Moore, Parker, E. W. Richards, Roberts, Stevenson, Stinger, G. Thomas, and Thompson—26.

NAYS—Messrs. Abrahams, Allen, Amick, Balbirnie, Barton, Batt, Blake, Boorse, Bougher, Boyer, Buchholz, Buck, Buckley, Caverow, Chew, Collins, Conrad, Cornelius, Corson, Davidson, DeHaven, Doak, Edmonds, Erdin, Esleu, Falbey, Firth, Garrett, Gilpin, Goheen, Gordon, Graham, Hammond, Harvey, Hazlett, Heins, Hetzell, Irvine, Irwin, Kinsley, Kittams, Knight, Kucker, Lang, Little, Lovegrove, McCurdy, Martin, Mathias, Means, Meeredy, Mercer, A. F. Miller, H. A. Miller, S. G. Miller, Mingle, Mitchell, Morison, Neill, Orr, Pallatt, Perry, Quinn, Frank Richards, Sayre, Scott, Seeds, Seger, Seltzer, Shugart, Slater, E. E. Smith, Spiel, Stauffer, Steger, A. F. Stevens, F. Stevens, Swain, Thackara, W. S. Thomas, Tongue, Van Osten, Wadsworth, G. H. Wagner, Thos. Wagner, Warren, Warwick, Woodhead, and Hartman, *Pres't*—89.

Which was not agreed to.

The question recurring on agreeing to the motion that when Common Council adjourns it be to meet to-morrow, Friday, at 10.30 A. M.

Mr. Buchholz, seconded by Messrs. Blake, Buckley, Edmonds, Harvey, Hetzell, Lovegrove, Smedley, Stauffer, Thackara, W. S. Thomas, G. H. Wagner, and Warren,

Moved the previous question.

The question being shall the main question be now put,

The yeas and nays were required by Mr. Breitingner, seconded by Mr. Hohl, and were as follows:

YEAS—Messrs. Abrahams, Amick, Balbirnie, Barton, Batt, Blake, Boorse, Bougher, Boyer, Buchholz, Buck, Buckley, Caverow, Chew, Collins, Conrad, Cornelius, Costello, Davidson, Dixon, Doak, Edmonds, Erdin, Eslen, Falbey, Firth, Garrett, Gilpin, Goheen, Gordon, Graham, Hammond, Harvey, Hazlett, Heins, Hetzell, Hults, Irvine, Irwin, Kinsley, Kittams, Knight, Kucker, Lang, Little, Lovegrove, McCurdy, Martin, Mathias, Means, A. F. Miller, Mingle, Mitchell, Morrison, Morton, Neill, Pallatt, Quinn, Frank Richards, Seltzer, Shugart, Slater, Smedley, E. E. Smith, Spiel, Stauffer, Steger, F. Stevens, Swain, Thackara, W. S. Thomas, Tongue, Van Osten, Wadsworth, G. H. Wagner, Thos. Wagner, Warren, Warwick, Woodhead, and Hartman, *Pres't*—80.

NAYS—Messrs. Allen, Anderson, Birch, Borden, Breitingner, B. H. Brown, W. H. Brown, Connell, Creadick, Funston, Hahn, Henry, Hohl, Iseminger, Krisher, Leithead, Leonard, Levering, Linton, McAllister, McCullough, Meceddy, Meehan, Mercer, H. A. Miller, S. G. Miller, Montgomery, Moore, Morrow, Orr, Parker, Perry, E. W. Richards, Roberts, Sayre, Scott, Seeds, Seger, A. F. Stevens, Stevenson, Stinger, G. Thomas, and Thompson—43.

The main question being,

That when Common Council adjourns it be to meet tomorrow, Friday, at 10.30 A. M.

The yeas and nays were required by Mr. Moore, seconded by Mr. Orr, and were as follows:

YEAS—Messrs. Abrahams, Amick, Balbirnie, Barton, Batt, Blake, Boorse, Bougher, Boyer, Buchholz, Buck,

Buckley, Caverow, Chew, Collins, Conrad, Cornelius, Costello, Davidson, Dixon, Doak, Edmonds, Erdin, Eslen, Falbey, Firth, Garrett, Gilpin, Gordon, Graham, Harvey, Hazlett, Heins, Hetzell, Irvine, Irwin, Kinsley, Kittams, Knight, Kueker, Lang, Little Lovegrove, McCurdy, Martin, Mathias, Means, A. F. Miller, Mitchell, Morrison, Morton, Neil, Pallatt, Quinn, Frank Richards, Scott, Seltzer, Shugart, Slater, Smedley, E. E. Smith, Spiel, Stauffer, Steger, Swain, Thackara, W. S. Thomas, Tongue, Van Osten, Wadsworth, G. H. Wagner, Thos. Wagner, Warren, Warwick, Wolstencroft, Woodhead and Hartman, *Pres't*—77.

NAYS—Messrs. Allen, Anderson, Birch, Borden, Breitinger, B. H. Brown, W. H. Brown, Connell, Corson, Creadick, DeHaven, Funston, Goheen, Hahn, Hammond, Hawkes, Henry, Hohl, Iseminger, Ivins, Krisher, Leithead, Leonard, Levering, Linton, McAllister, McCullough, Meeredy, Meehan, Mercer, H. A. Miller, S. G. Miller, Mingle, Montgomery, Moore, Morrow, Orr, Parker, Perry, E. W. Richards, Roberts, Sayre, Seeds, Seger, A. F. Stevens, F. Stevens, Stevenson, Stinger, G. Thomas, and Thompson—50.

Which was agreed to.

Common Council proceeded to second reading of Select Council bill (Appendix No. 6), entitled "An Ordinance to authorize the immediate opening of a portion of the Almshouse grounds, set apart for park purposes by the ordinance approved July 6, 1883, for public use as a botanic and economic garden and a park, conveying the same to the Board of Trustees of the Philadelphia Museums in trust for the purposes herein set forth."

The first and only section was again read.

Mr. Connell moved to amend by adding the following:

"Provided, however, That that portion of the property lying north of and including the bed of Almhouse lane, and between the Schuylkill river and right of way of the Delaware Extension of the Pennsylvania Railroad, shall not be included in the provisions of this ordinance, but shall be and remain in the possession of the City for such disposition as may hereafter be ordered by ordinance."

Mr. Seger moved that the bill be referred to the Committee on City Property of Common Council.

Which was agreed to.

Select Council informed Common Council that they had received a report from the Committee on Street Passenger Railroads, with bill (Appendix No 31) annexed, entitled "An Ordinance authorizing the Thirteenth and Fifteenth Street Passenger Railway Company, of the City of Philadelphia, and its lessees, the Philadelphia Traction Company, and the Union Traction Company, of Philadelphia, to extend their tracks south on Thirteenth and Fifteenth streets, from Jackson street; and with the further right to temporarily occupy Broad street in accordance with the terms of an Act of the General Assembly, approved March 27, 1873, and to connect the tracks on Broad street with those on Thirteenth and Fifteenth streets, and granting permission to said companies to operate said extension by the overhead trolley system."

Which they had passed.

Common Council proceeded to second reading of the bill.

The first section was again read, and agreed to.

The second section was again read, and agreed to.

The third section was again read, and agreed to.

The preambles were agreed to.

The title was agreed to.

The bill was read a third time,

The yeas and nays were required according to law, and were as follows :

YEAS—Messrs. Allen, Amick, Anderson, Barton, Batt, Birch, Blake, Boorse, Borden, Bougher, Breitingner, Buchholz, Buck, Buckley, Caverow, Chew, Collins, Connell Cornelius, Corson, Creadick, Davidson, DeHaven, Dixon, Doak, Edmonds, Erdin, Eslon, Falbey, Firth, Funston, Garrett, Gilpin, Goheen, Gordon, Graham, Hahn, Hammond, Harvey, Hawkes, Hazlett, Heins, Henry, Hohl, Hulst, Irvine, Irwin, Iseminger, Ivins, Kinsley, Kittams, Knight, Krishner, Kucker, Lang, Leithead, Leonard, Levering, Linton, Little, Lovegrove, McAllister, McCullough, McCurdy, Ma-

thias, Means, Mecready, Meehan, A. F. Miller, S. G. Miller, Mingle, Mitchell, Montgomery, Moore, Morrison, Morton, Neill, Orr, Pallatt, Parker, Quinn, E. W. Richards, Frank Richards, Roberts, Sayre, Seger, Seltzer, Shugart, Slater, Smedley, E. E. Smith, Spiel, Stauffer, A. F. Stevens, Stevenson, Swain, Thackara, G. Thomas, W. S. Thomas, Tongue, Van Osten, Wadsworth, G. H. Wagner, Thos. Wagner, Warren, Warwick, Wolstencroft, Woodhead, and Hartman, *Pres't*—109.

NAYS—None.

A majority of the members elected having voted in the affirmative,

It was agreed to,

And the bill passed.

So Common Council concurred.

Mr. Goodman moved that Common Council do now adjourn.

On agreeing to the motion,

The yeas and nays were required according to law, and were as follows:

YEAS—Messrs. Anderson, Birch, Bougher, Buchholz, Connell, Cornelius, Creadick, DeHaven, Doak, Firth, Garrett, Gilpin, Goheen, Goodman, Graham, Hazlett, Henry, Ivins, Kinsley, Kittans, Krisher, Leithead, Leonard, Levering, Linton, McAllister, Mecredy, Mercer, H. A. Miller, S. G. Miller, Mingle, Moore, Parker, E. W. Richards, Frank Richards, Sayre, A. F. Stevens, Stinger, Thackara and Thompson—40.

NAYS—Messrs. Amick, Balbirnie, Barton, Blake, Boorse, Breitenger, W. H. Brown, Buckley, Caverow, Chew, Collins, Conrad, Corson, Costello, Dixon, Edmonds, Erdin, Eslen, Gordon, Hahn, Hammond, Harvey, Heins, Hohl, Hults, Irwin, Iseminger, Knight, Lang, Little, Lovegrove, McCurdy, Martin, Mathias, Means, A. F. Miller, S. G. Miller, Mitchell, Morrison, Morton, Pallatt, Quinn, Frank Richards, Roberts, Scott, Seeds, Seltzer, Shugart, Smedley, E. E. Smith, Spiel, Stauffer, Stevenson, Swain, G. Thomas, W. S. Thomas, Tongue, Van Osten, Wads-

worth, G. H. Wagner, Thos. Wagner, Warren, Warwick, Wolstencroft, Woodhead and Hartman, *Pres't*—66.

Which was not agreed to.

Common Council resumed second reading of Select Council bill (Appendix No. 7), entitled "An Ordinance to change the location of electric lights in the Twenty-fifth, Thirty-first and Thirty-second Wards."

The question being on agreeing to the motion to amend the first and only section by striking out the words "north side of Norris street, opposite Gratz street," and inserting the words "Croskey street, opposite Fontain street."

It was agreed to,

The section as amended was agreed to.

The title was agreed to.

The bill was read a third time,

And on its final passage,

The yeas and nays were required according to law, and were as follows :

YEAS—Messrs. Allen, Amick, Anderson, Balbirnie, Barton, Blake, Boorse, Borden, Bougher, Boyer, Breiting, Buchholz, Buck, Caverow, Chew, Collins, Cornelius, Corson, Creadick, DeHaven, Dixon, Edmonds, Eslon, Falbey, Firth, Funston, Garrett, Goheen, Goodman, Gordon, Graham, Hahn, Hammond, Harvey, Hawkes, Hazlett, Hetzell, Hohl, Hults, Irvine, Irwin, Iseminger, Kittams, Knight, Krisher, Kucker, Lang, Leithead, Little, Lovegrove, McAllister, McCurdy, Martin, Means, Meehan, Mercer, H. A. Miller, S. G. Miller, Mitchell, Moore, Morrison, Orr, Quinn, E. W. Richards, Frank Richards, Roberts, Sayre, Scott, Seltzer, Shugart, Smedley, Smith, Spiel, Stauffer, A. F. Stevens, Stevenson, Swain, Thackara, G. Thomas, W. S. Thomas, Thompson, Tongue, Wadsworth, G. H. Wagner, Thos. Wagner, Warren, Warwick, Wolstencroft, Woodhead, and Hartman, *Pres't*—90.

NAYS—None.

A majority of the members elected having voted in the affirmative,

It was agreed to,

And the bill passed.

So Common Council concurred with an amendment.

Common Council proceeded to second reading of Select Council resolution (Appendix No. 34), entitled "Resolution of request to the Director of the Department of Public Works to grant permission to construct a sewer at private cost on Fifty-first street."

The resolution was again read, and agreed to.

The title was agreed to.

So Common Council concurred.

Select Council informed Common Council that they had received a report from the Committee on City Property, with bill (Appendix No. 30) annexed, entitled "An Ordinance to authorize the Director of the Department of Public Safety to enter into a lease with the Pennsylvania Railroad Company for the premises at the foot of Dock street, river Delaware, to take effect at the expiration of the present lease with the Delaware Avenue Market Company, on December 31, 1898, and certain provisions incident to the making of the lease.

Which they had passed.

Also, that they had concurred in the following to wit:

"An Ordinance to authorize the opening of Jessup and Oakford streets. (Appendix No. 17.)

"An Ordinance to amend an ordinance approved the sixth day of April, 1897, to authorize the revision of the lines and grades of that portion of plan No. 16, bounded by Washington lane, Walnut lane, Wissahickon avenue and Wayne avenue, in the Twenty-second Ward." (Appendix No. 20.)

"An Ordinance to change the names of certain streets." (Appendix No. 25.)

"An Ordinance granting permission to Messrs. Riggs and Brother to erect a clock on sidewalk in front of their premises, No. 310 Market street." (Appendix No. 27.)

"An Ordinance to reimburse the Philadelphia Cricket

Club for damages to their property by bursting of water main." (Appendix No. 37.)

"Resolution of request to the members of the Senate of the United States and House of Representatives from Pennsylvania to secure a grant of the old mint site for a free library." (Appendix No. 40.)

"An Ordinance to revise the lines and grades of Baker street, from Jackson to Gay street, in the Twenty-first Ward." (Appendix No. 133, Vol. I.)

"An Ordinance to strike from the plan Thirty-first street, from Lehigh avenue to Cambria street, and Frank street, from Emlen to Quincy street." (Appendix No. 138, Vol. I.)

"An Ordinance to place Butler street, from Lawrence to American street, in the Thirty-third Ward, on the City plan." (Appendix No. 173, Vol. I.)

"An Ordinance to repeal ordinance to authorize the opening of Franklin street, on the southeast side, from Germantown avenue to Emlen street." (Appendix No. 189, Vol. I.)

"An Ordinance to provide for the enclosing of vacant lots and lots upon which building operations are in progress or upon which excavations have been made." (Appendix No. 235, Vol. I.)

Also, that they indefinitely postpone the following:

"Resolution relative to the location of an electric light at Thirty-fifth and Hamilton streets, Twenty-fourth Ward." (Appendix No. 194.)

The hour of six o'clock, P. M., having arrived the President under the rules declared Common Council adjourned.

Friday November, 5, 1897.

An Adjourned Stated Meeting of Common Council was held this day at 10.30 o'clock A. M., pursuant to adjournment.

Members present:

Messrs. Abrahams, Allen, Amick, Anderson, Balbirnie, Barrows, Barton, Batt, Birch, Blake, Boorse, Borden, Bougher, Boyer, Breiting, B. H. Brown, W. H. Brown, Buchholz, Buck, Buckley, Caverow, Chew, Collins, Connell, Conrad, Cornelius, Corson, Costello, Creadick, Davidson, DeHaven, Dixon, Doak, Edmonds, Erdin, Eslen, Falbey, Firth, Funston, Garrett, Gilpin, Goheen, Goodman, Gordon, Graham, Hahn, Hammond, Harvey, Hawkes, Hazlett, Heins, Henry, Hetzell, Hohl, Hults, Irvine, Irwin, Iseminger, Ivins, Kinsley, Kittams, Knight, Krisher, Kucker, Lang, Leithead, Leonard, Levering, Linton, Little, Lovegrove, McAllister, McCullough, McCurdy, Martin, Mathias, Means, Mecredy, Meehan, Mercer, A. F. Miller, H. A. Miller, S. G. Miller, Mingle, Mitchell, Montgomery, Moore, Morrison, Morrow, Morton, Neill, Orr, Pallatt, Parker, Perry, Quinn, E. W. Richards, Frank Richards, Roberts, Sayre, Scott, Seeds, Seger, Seltzer, Shugart, Slater, Smedley, C. K. Smith, E. E. Smith, Spiel, Stauffer, Steger, A. F. Stevens, F. Stevens, Stevenson, Stinger, Swain, Thackara, G. Thomas, W. S. Thomas, Thompson, Tongue, Van Osten, Wadsworth, G. H. Wagner, Thos. Wagner, Warren, Warwick, Wolstencroft, Woodhead, and Hartman, *Pres't*.

Mr. Hetzell (on leave) read in place bills to construct sewers in the following streets, in the Eighteenth Ward: Livingstone (late Bevan) street, from Lehigh avenue to a point 80 feet north of Anthracite street, and Belgrade street, from Lehigh avenue to Anthracite street."

Which were referred to the Committee on Surveys.

Mr. Davidson (on leave) read in place a bill entitled "An Ordinance to revise the lines and grades of the portion of City plan No. 198, bounded by Wayne avenue, Greene street, Washington lane, and Johnson street, in the Twenty-second Ward."

Which was referred to the Committee on Surveys.

Mr. Breitingner (on leave) read in place a bill entitled "An Ordinance to locate gasoline lamps in the Thirty-second Ward."

Which was referred to the Committee on Gas.

Common Council proceeded to second reading of Select Council bill (Appendix No. 84, Vol. 1,) entitled "An Ordinance to remt and readjust certain charges for water rent."

The first and only section was again read.

Mr. Iseminger moved that the bill be referred to the Committee on Water of Common Council.

Which was agreed to.

Also, proceeded to second reading of Select Council bill (Appendix No. 116, Vol. 1), entitled "An Ordinance to authorize the Director of the Department of Public Safety to enter into a new lease with Marshall Bros. & Co., present lessees of Marlborough street wharf, Delaware river."

The first and only section was again read.

Mr. W. H. Brown moved that the bill be referred to the Committee on City Property of Common Council.

On agreeing to the motion,

The yeas and nays were required by W. H. Brown, seconded by Mr. Hetzell, and were as follows:

YEAS—Messrs. Birch, Borden, Breitingner, B. H. Brown, W. H. Brown, Connell, Creadick, Goodman, Hahn, Henry, Hohl, Iseminger, Leonard, Levering, Meehan, Roberts, Seeds, F. Stevens, Stinger, G. Thomas, and Thompson—21.

NAYS—Messrs. Abrahams, Amick, Barton, Batt, Blake, Boorse, Bougher, Boyer, Buchholz, Buck, Buckley, Caverow, Collins, Cornelius, Costello, Davidson, Dixon, Edmonds, Erdin, Eslen, Falbey, Firth, Garrett, Graham,

Hammond, Harvey, Hazlett, Heins, Hetzell, Hults, Irvine, Irwin, Kinsley, Kittams, Knight, Kucker, Lang, Little, Lovegrove, McAllister, McCurdy, Martin, Mathias, Means, Mecredy, Mercer, A. F. Miller, S. G. Miller, Mingle, Mitchell, Morrison, Neill, Orr, Pallatt, Quinn, E. W. Richards, Frank Richards, Sayre, Scott, Seger, Seltzer, Shugart, Slater, Smedley, Spiel, Stauffer, Steger, A. F. Stevens, F. Stevenson, Stinger, Swain, Thackara, W. S. Thomas, Tongue, Van Osten, Wadsworth, G. H. Wagner, Thos. Wagner, Warren, Warwick, Woodhead and Hartman, *Pres't*—80.

Which was not agreed to.

The question being on agreeing to the section,

Mr. W. H. Brown moved to amend by adding the following: "*Provided further*, That the said lessees shall first pay fifty (50) dollars to the City Treasurer for the printing of this ordinance."

Which was agreed to.

The question being on agreeing to the section as amended,

Mr. Goheen moved to further amend by adding the following: "And said lessees will surrender the premises whenever requested so to do by ordinance of Councils."

Which was agreed to.

The section as amended was agreed to.

The title was agreed to.

And the bill was laid over to print the amendments.

Common Council proceeded to second reading of Select Council bill (Appendix No. 5), entitled "An Ordinance granting permission to the Society for the prevention of Cruelty to Animals to construct a water trough in front of Greble Park, Third and Reed streets."

The first and only section was again read, and agreed to.

The title was agreed to.

The bill was read a third time,

And on its final passage,

The yeas and nays were required according to law, and were as follows :

YEAS—Messrs. Abrahams, Allen, Amick, Anderson, Balbirnie, Barrows, Barton, Batt, Blake, Boorse, Borden, Bougher, Boyer, Breiting, B. H. Brown, W. H. Brown, Buchholz, Buck, Buckley, Caverow, Chew, Collins, Connell, Cornelius, Costello, Creadick, Davidson, DeHaven, Dixon, Edmonds, Eslen, Firth, Garrett, Gilpin, Goheen, Goodman, Gordon, Graham, Halin, Hammond, Harvey, Hawkes, Hazlett, Hetzell, Hohl, Hults, Irvine, Irwin, Iseminger, Kittams, Knight, Krisher, Kucker, Lang, Leithead, Leonard, Levering, Linton, McAllister, McCurdy, Martin, Mathias, Means, Mecredy, Meehan, Mercer, A. F. Miller, S. G. Miller, Mingle, Mitchell, Montgomery, Moore, Neill, Orr, Perry, Quinn, E. W. Richards, Frank Richards, Roberts, Sayre, Seeds, Seger, Seltzer, Slater, E. E. Smith, Spiel, Stauffer, Steger, A. F. Stevens, F. Stevens, Stevenson, Thackara, G. Thomas, W. S. Thomas, Thompson, Tongue, Van Osten, Wadsworth, G. H. Wagner, Thos. Wagner, Warren, Warwick, Woodhead, and Hartman, *Pres't*—104.

NAYS—None.

A majority of the members elected having voted in the affirmative,

It was agreed to,

And the bill passed.

So Common Council concurred.

Mr. Van Osten moved to proceed to second reading of bill (Appendix No. 51), entitled "An Ordinance authorizing the execution of a contract with The United Gas Improvement Company, its successors and assigns, by the City of Philadelphia, for the lease to the former of the gas works, street mains, conduits, pipes, services, meters, and other property, real and personal, of the latter, used for and in connection with the manufacture and distribution of gas in the City of Philadelphia; for the operation, maintenance, enlargement, extension, and betterment of the same; for the manufacture and distribution of gas in said city by The United Gas Improvement Company, its successors and assigns, and for the exclusive supply, by said les-

see and its assigns, of all gas to be supplied to consumers by or with the consent of said city during the term of the lease."

Which was agreed to.

The first and only section was again read.

Mr. McAllister moved that ex-members of Councils be permitted to have the privilege of the floor during this session.

Which was agreed to.

The question being on agreeing to the first section,

Mr. Sayre moved that the further consideration of the bill be postponed for the present.

On agreeing to the motion,

The yeas and nays were required, according to law, and were as follows :

YEAS—Messrs. Allen, Anderson, Barrows, Birch, Borden, Boyer, Breiting, B. H. Brown, W. H. Brown, Connell, Creadick, DeHaven, Funston, Goheen, Goodman, Hahn, Hammond, Hawkes, Henry, Hohl, Iseminger, Krisher, Lang, Leithead, Leonard, Levering, Linton, McAllister, Mecredy, Meehan, Mercer, H. A. Miller, S. G. Miller, Mingle, Montgomery, Moore, Morrow, Orr, Parker, Perry, E. W. Richards, Sayre, Seeds, Seger, A. F. Stevens, F. Stevens, Stevenson, Stinger, G. Thomas, and Thompson—50.

NAYS—Messrs. Abrahams, Amick, Balbirnie, Barton, Batt, Blake, Boorse, Bougher, Buchholz, Buck, Buckley, Caverow, Collins, Conrad, Cornelius, Corson, Costello, Davidson, Dixon, Edmonds, Erdin, Eslon, Falbey, Firth, Garrett, Gordon, Graham, Harvey, Hazlett, Heins, Hetzell, Hults, Irvine, Irwin, Kinsley, Kittams, Knight, Kucker, Little, Lovegrove, McCurdy, Martin, Mathias, Means, A. F. Miller, Mitchell, Morrison, Morton, Neill, Pallatt, Quinn, Frank Richards, Scott, Seltzer, Slater, Smedley, E. E. Smith, Spiel, Stauffer, Steger, Swain, Thackara, W. S. Thomas, Tongue, Van Osten, Wadsworth, G. H. Wagner, Thos. Wagner, Warren, Warwick, Woodhead, and Hartman, *Pres't*—72.

Which was not agreed to.

The question recurring on agreeing to the section,

Mr. Van Osten moved to amend by inserting on page 199, line 7, after the word "lease," the following; "and also consenting to the entry of the The Equitable Illuminating Gas Light Company of Philadelphia upon the streets of the City of Philadelphia, in case of its becoming an assignee of The United Gas Improvement Company, to such extent as shall be necessary to enable it to perform its duties as such assignee."

Mr. Seeds moved that Common Council take a recess until 2 o'clock, P. M.

Which was agreed to.

The hour of 2 o'clock, P. M. having arrived, Common Council resumed second reading of Common Council bill (Appendix No. 51), entitled "An Ordinance authorizing the execution of a contract with The United Gas Improvement Company, its successors and assigns, by the City of Philadelphia, for the lease to the former of the gas works, street mains, conduits, pipes, services, meters, and other property, real and personal, of the latter, used for and in connection with the manufacture and distribution of gas in the City of Philadelphia; for the operation, maintenance, enlargement, extension, and betterment of the same; for the manufacture and distribution of gas in said city by said The United Gas Improvement Company, its successors and assigns, and for the exclusive supply, by said lessees and its assigns, of all gas to be supplied to consumers by or with the consent of said city during the term of the lease."

The question being on agreeing to the motion to amend by inserting on page 188, line 7, after the word "lease," the following: and also consenting to the entry of The Equitable Illuminating Gas Light Company of Philadelphia upon the streets of the City of Philadelphia, in case of its becoming an assignee of The United Gas Improvement Company, to such extent as shall be necessary to enable it to perform its duties as such assignee,"

Mr. Goheen moved that Common Council resolve themselves into a Committee of the Whole for the purpose of amendments.

On agreeing to the motion.

The yeas and nays were required by Mr. Graham, seconded by Mr. G. Thomas, and were as follows:

YEAS—Messrs. Allen, Anderson, Barrows, Birch, Borden, Boyer, Breiting, B. H. Brown, W. H. Brown, Chew, Connell, Corson, Creadick, Funston, Goheen, Goodman, Gordon, Hahn, Hammond, Hawkes, Henry, Hohl, Iscming, Ivins, Krisher, Lang, Leithead, Leonard, Levering, Linton, McCullough, Mecredy, Meehan, Mercer, H. A. Miller, S. G. Miller, Montgomery, Moore, Orr, Parker, Perry, E. W. Richards, Roberts, Sayre, Seeds, Seger, A. F. Stevens, F. Stevens, Stevenson, Stinger, G. Thomas, and Thompson—52.

NAYS—Messrs. Abrahams, Amick, Balbirnie, Barton, Batt, Blake, Boorse, Bougher, Buchholz, Buck, Caverow, Collins, Conrad, Cornelius, Costello, Davidson, Dixon, Doak, Edmonds, Erdin, Eslen, Falbey, Firth, Garrett, Gilpin, Graham, Harvey, Hazlett, Heins, Hetzell, Hults, Irvine, Irwin, Kinsley, Kittams, Knight, Kucker, Little, Lovegrove, McAllister, McCurdy, Martin, Mathias, Means, A. F. Miller, Mitchell, Morrison, Morton, Neill, Pallatt, Quinn, Frank Richards, Scott, Seltzer, Shugart, Slater, Smedley, E. E. Smith, Spiel, Stauffer, Steger, Swain, Thackara, W. S. Thomas, Tongue, Van Osten, Wadsworth, G. H. Wagner, Thos. Wagner, Warren, Warwick, Wolstencroft, Woodhead, and Hartman, *Pres't*—74.

Which was not agreed to.

The question recurring on agreeing to the motion to amend,

Mr. Hawkes raised the point "That the manufacture of gas is a public function, and Councils cannot direct its surrender to private parties."

The President declared that this point refers to matter of law, and in view of the opinion of the City Solicitor would decide the point not well taken. (See City Solicitor's opinion, page 164, etc., of the Appendix of the Journal of Common Council.)

Mr. Goodman moved that the further consideration of the bill be indefinitely postponed,

Mr. Van Osten, seconded by Messrs. Abrahams, Bougher, Buck, Caverow, Conrad, Erdin, Firth, Hetzell, Irwin, Kinsley, Lovegrove, Means, Morton, Quinn, Smedley, Stauffer, and G. H. Wagner, moved the previous question.

The question being shall the main question be now put,

On agreeing to the motion,

The yeas and nays were required by Mr. G. Thomas, seconded by Mr. Breitingner, and were as follows:

YEAS—Messrs. Abrahams, Amick, Balbirnie, Barton, Blake, Boorse, Bougher, Buchholz, Buck, Buckley, Caverow, Chew, Collins, Conrad, Cornelius, Corson, Costello, Davidson, Dixon, Doak, Edmonds, Erdin, Eslen, Falbey, Firth, Garrett, Graham, Harvey, Hazlett, Heins, Hetzell, Hults, Irvine, Irwin, Kinsley, Kittams, Knight Kucker, Little, Lovegrove, McCurdy, Martin, Mathias, Means, A. F. Miller, Mitchell, Morrison, Morton, Neill, Quinn, Frank Richards, Scott, Seltzer, Shugart, Slater, Smedley, C. K. Smith, E. E. Smith, Spiel, Stauffer, Steger, Swain, Thackara, Tongue, Van Osten, Wadsworth, G. H. Wagner, Thos. Wagner, Warren, Warwick, Wolstencroft, Woodhead, and Hartman, *Pres't*—73.

NAYS—Messrs. Allen, Anderson, Barrows, Birch, Borden, Boyer, Breitingner, B. H. Brown, W. H. Brown, Connell, Creadick, DeHaven, Funston, Gilpin, Goheen, Goodman, Hahn, Hammond, Hawkes, Henry, Hohl, Iseminger, Ivins, Krisher, Lang, Leithead, Leonard, Levering, Linton, McAllister, McCullough, Meceddy, Meehan, Mercer, H. A. Miller, S. G. Miller, Mingle, Montgomery, Moore, Morrow, Orr, Parker, Perry, E. W. Richards, Sayre, Seeds, Seger, A. F. Stevens, F. Stevens, Stevenson, Stinger, G. Thomas, and Thompson—53.

Which was agreed to.

The question being on agreeing to the motion that the further consideration of the bill be indefinitely postponed.

The yeas and nays were required by Mr. G. Thomas, seconded by Mr. Moore, and were as follows:

YEAS—Messrs. Allen, Anderson, Barrows, Birch, Borden, Boyer, Breitingner, B. H. Brown, W. H. Brown,

Connell, Creadick, DeHaven, Funston, Goheen, Goodman, Hahn, Hawkes, Henry, Hohl, Iseminger, Ivins, Krisher, Lang, Leithead, Leonard, Levering, Linton, McAllister, McCullough, Mecredy, Meehan, Mercer, H. A. Miller, S. G. Miller, Mingle, Montgomery, Moore, Morrow, Orr, Parker, Perry, E. W. Richards, Sayre, Seeds, Seger, A. F. Stevens, F. Stevens, Stevenson, Stinger, G. Thomas, and Thompson—51.

NAYS—Messrs. Abrahams, Amick, Balbirnie, Barton, Batt, Blake, Bougher, Buchholz, Buck, Buckley, Caverow, Chew, Collins, Conrad, Cornelius, Corson, Costello, Davidson, Dixon, Doak, Edmonds, Erdin, Eslen, Falbey, Firth, Garrett, Gilpin, Gordon, Graham, Hammond, Harvey, Hazlett, Heins, Hetzell, Hulst, Irvine, Irwin, Kinsley, Kitams, Knight, Kucker, Little, Lovegrove, McCurdy, Martin, Mathias, Means, A. F. Miller, Mitchell, Morrison, Morton, Neill, Pallatt, Quinn, Frank Richards, Scott, Seltzer, Shugart, Slater, Smedley, C. K. Smtih, E. E. Smith, Spiel, Stauffer, Steger, Swain, Thackara, W. S. Thomas, Tongue, Van Osten, Wadsworth, G. H. Wagner, Thos. Wagner, Warren, Warwick, Wolstencroft, Woodhead, and Hartman, *Pres't*—78.

Which was not agreed to.

The question being on agreeing to the motion to amend,

Mr. Hawkes raised the point "That Councils cannot direct the surrender of the control of the streets of the City to private parties as contemplated by the propped amendment."

The President declared the point not well taken.

The question recurring on agreeing to the motion to amend,

Mr. Anderson moved that Common Council do now adjourn.

The President stated that the previous question having been ordered declared the motion out of order.

Mr. Anderson presented the following appeal:

We appeal from the decision of the Chair on the ground that under Rule 21, of Common Council, a motion to ad-

journal shall always be in order, except that it cannot be received when the Council is voting on another question, nor while a member is addressing the Chair.

EDWARD A. ANDERSON,
J. W. GOHEEN,
S. CREADICK,
GEORGE THOMAS.

The President called Mr. Roberts to the Chair.

Mr. Roberts (in the Chair):

The question being shall the decision of the Chair stand as the judgment of the Chamber.

The yeas and nays were required by Mr. Hetzell, seconded by Mr. Buchholz, and were as follows:

YEAS—Messrs. Abrahams, Amick, Balbirnie, Barton, Batt, Blake, Boorse, Bougher, Boyer, Buchholz, Buck, Buckley, Caverow, Chew, Collins, Conrad, Cornelius, Corson, Costello, Davidson, DeHaven, Dixon, Doak, Edmonds, Erdin, Eslen, Falbey, Firth, Garrett, Gilpin, Gordon, Graham, Hammond, Harvey, Hazlett, Heins, Hetzell, Hults, Irvine, Irwin, Ivins, Kinsley, Kittams, Knight, Kucker, Lang, Levering, Linton, Little, Lovegrove, McCurdy, Martin, Mathias, Means, Mecredy, A. F. Miller, S. G. Miller, Mitchell, Morrison, Morrow, Morton, Neill, Pallatt, Quinn, Frank Richards, Scott, Seeds, Seger, Seltzer, Shugart, Slater, Smedley, E. E. Smith, Spiel, Stauffer, Steger, A. F. Stevens, F. Stevens, Swain, Thackara, W. S. Thomas, Tongue, Van Osten, Wadsworth, G. H. Wagner, Thos. Wagner, Warren, Warwick, Wolstencroft, and Woodhead—90.

NAYS—Messrs. Anderson, Barrows, Birch, Borden, Breitingner, B. H. Brown, W. H. Brown, Connell, Creadick, Goheen, Goodman, Hahn, Hohl, Iseminger, Krisher, Leonard, McAllister, McCullough, Meehan, Mercer, H. A. Miller, Montgomery, Moore, Orr, Parker, Perry, E. W. Richards, Sayre, Stevenson, Stinger, G. Thomas, and Thompson—32.

A majority of the members present having voted in the affirmative,

The decision of the Chair was sustained.

The President resumed the Chair.

The question being on agreeing to the motion to amend by inserting on page 199, line 7, after the word "lease," the following: "and also consenting to the entry of The Equitable Illuminating Gas Light Company of Philadelphia upon the streets of the City of Philadelphia, in case of its becoming an assignee of The United Gas Improvement Company, to such extent as shall be necessary to enable it to perform its duties as such assignee,"

It was agreed to.

The question being on agreeing to the section as amended,

The yeas and nays were required by Mr. Anderson, seconded by Mr. W. H. Brown, and were as follows:

YEAS—Messrs. Abrahams, Amick, Balbirnie, Barton, Batt, Blake, Boorse, Bougher, Boyer, Buchholz, Buck, Buckley, Caverow, Chew, Collins, Conrad, Cornelius, Corson, Costello, Davidson, Dixon, Doak, Edmonds, Erdin, Eslen, Falbey, Firth, Garrett, Gilpin, Gordon, Graham, Harvey, Hazlett, Heins, Hetzell, Hults, Irvine, Irwin, Kinsley, Kittams, Knight, Kucker, Little, Lovegrove, McCurdy, Martin, Mathias, Means, A. F. Miller, Mitchell, Morrison, Morton, Neill, Pallatt, Quinn, Frank Richards, Scott, Seltzer, Shugart, Slater, Smedley, C. K. Smith, F. E. Smith, Spiel, Stauffer, Steger, Swain, Thackara, W. S. Thomas, Tongue, Van Osten, Wadsworth, G. H. Wagner, Thos. Wagner, Warren, Warwick, Wolstencroft, Woodhead, and Hartman, *Pres't*—79.

NAYS—Messrs. Allen, Anderson, Barrows, Birch, Borden, Breiting, B. H. Brown, W. H. Brown, Connell, Creadick, DeHaven, Funston, Goheen, Goodman, Hahn, Hammond, Hawkes, Henry, Hohl, Iseminger, Ivins, Krisher, Lang, Leithead, Leonard, Levering, Linton, McAllister, McCullough, Mecredy, Meehan, Mercer, H. A. Miller, S. G. Miller, Mingle, Montgomery, Moore, Morrow, Orr, Parker, Perry, E. W. Richards, Sayre, Seedz, Seger, A. F. Stevens, F. Stevens, Stevenson, Stinger, G. Thomas, and Thompson—51.

A majority of the members elected having voted in the affirmative,

It was agreed to,

The second section was again read.

Mr. Moore moved that Common Council do now adjourn.

On agreeing to the motion,

The yeas and nays were required by Mr. G. Thomas, seconded by Mr. Moore, and were as follows:

YEAS—Messrs. Allen, Anderson, Barrows, Birch, Borden, Breiting, B. H. Brown, W. H. Brown, Connell, Creadick, DeHaven, Funston, Goheen, Goodman, Hahn, Hohl, Iseminger, Krisher, Lang, Leithead, Leonard, Levering, McAllister, McCullough, Meehan, Mercer, H. A. Miller, Mingle, Montgomery, Moore, Parker, Perry, E. W. Richards, Roberts, Sayre, Seeds, Seger, A. F. Stevens, F. Stevens, Stevenson, Stinger, G. Thomas, and Thompson—43.

NAYS—Messrs. Abrahams, Amick, Balbirnie, Barton, Batt, Blake, Boorse, Bougher, Boyer, Buchholz, Buck, Buckley, Caverow, Chew, Collins, Conrad, Cornelius, Corson, Costello, Davidson, Dickson, Doak, Edmonds, Erdin, Eslen, Falbey, Firth, Garrett, Gordon, Graham, Hammond, Harvey, Hazlett, Heins, Henry, Hetzell, Hults, Irvine, Ivins, Kinsley, Kittams, Knight, Kucker, Little, Lovegrove, McCurdy, Martin, Mathias, Means, A. F. Miller, S. G. Miller, Mitchell, Morrison, Morton, Neill, Pallatt, Quinn, Frank Richards, Scott, Seltzer, Shugart, Slater, Smedley, E. E. Smith, Spiel, Stauffer, Steger, Swain, Thackara, W. S. Thomas, Tongue, Van Osten, Wadsworth, G. H. Wagner, Thos. Wagner, Warren, Warwick, Wolsencroft, Woodhead, and Hartman, *Pres't*—80.

Which was not agreed to.

The question being on agreeing to the second section,

Mr. Hetzell moved that when Common Council adjourns it be to meet this day at 6.15 P. M.

Mr. W. H. Brown moved to amend by striking out "this day at 6.15 P. M.," and inserting "Thursday next at 10 A. M."

Mr. Moore moved to amend the motion to amend by striking out 10 A. M. and inserting 12 M.

On agreeing to the motion,

The yeas and nays were required according to law, and were as follows:

YEAS—Messrs. Allen, Anderson, Barrows, Birch, Borden, Boyer, Breitingner, B. H. Brown, W. H. Brown, Connell, Creadick, Funston, Goheen, Hawkes, Henry, Hohl, Iseminger, Krisher, Leithead, Leonard, Levering, McAllister, McCullough, Meehan, Mercer, H. A. Miller, Mingle, Montgomery, Moore, Orr, Parker, Perry, E. W. Richards, Sayre, Seeds, Seger, A. F. Stevens, Stevenson, Stinger, G. Thomas, and Thompson—41.

NAYS—Messrs. Abrahams, Amick, Balbirnie, Barton, Batt, Blake, Boorse, Bougher, Buchholz, Buck, Buckley, Caverow, Chew, Collins, Conrad, Cornelius, Corson, Costello, Davidson, DeHaven, Dixon, Doak, Edmonds, Erdin, Eslon, Falbey, Firth, Garrett, Gilpin, Gordon, Graham, Hahn, Harvey, Hazlett, Heins, Hetzell, Hults, Irvine, Irwin, Kinsley, Kittams, Knight, Kucker, Lang, Little, Lovegrove, McCurdy, Martin, Mathias, Means, Meecredy, A. F. Miller, S. G. Miller, Mitchell, Morrison, Morton, Neill, Pallatt, Quinn, Frank Richards, Roberts, Scott, Seltzer, Shugart, Slater, E. E. Smith, Spiel, Stauffer, Steger, Swain, Thackara, W. S. Thomas, Tongue, Van Osten, Wadsworth, G. H. Wagner, Thos. Wagner, Warren, Warwick, Wolsencroft, Woodhead, and Hartman, *Pres't*—82.

Which was not agreed to.

The question being on agreeing to the motion to strike out "this day at 6.15 P. M.," and inserting "Thursday next at 10 A. M.,"

Mr. Connell moved to amend the motion to amend by striking out "Thursday next at 10 A. M.," and inserting "Tuesday next at 10 A. M."

On agreeing to the motion,

The yeas and nays were required by Mr. Connell, seconded by Mr. Moore, and were as follows:

YEAS—Messrs. Anderson, Barrows, Birch, Borden, Breitingner, B. H. Brown, W. H. Brown, Connell, Crea-

dick, Funston, Goheen, Goodman, Hahn, Hawkes, Henry, Hohl, Iseminger, Krisher, Leithead, Leonard, Levering, Linton, McAllister, McCullough, Meehan, Mercer, H. A. Miller, Mingle, Montgomery, Moore, Orr, Parker, Perry, E. W. Richards, Roberts, Sayre, Seeds, Seger, A. F. Stevens, F. Stevens, Stevenson, Stinger, G. Thomas, and Thompson—44.

NAYS—Messrs. Abrahams, Allen, Amick, Balbirnie, Barton, Batt, Blake, Boorse, Bougher, Buchholz, Buck, Buckley, Caverow, Chew, Collins, Conrad, Cornelius, Corson, Costello, Davidson, DeHaven, Dixon, Doak, Edmonds, Eslen, Falbey, Firth, Garrett, Gilpin, Gordon, Graham, Harvey, Heins, Hetzell, Hulst, Irvine, Irwin, Kinsley, Kittams, Knight, Kucker, Lang, Little, Lovegrove, McCurdy, Martin, Mathias, Means, Mecredy, A. F. Miller, S. G. Miller, Mitchell, Morrison, Morton, Neill, Pallatt, Quinn, Frank Richards, Scott, Seltzer, Shugart, Slater, Smedley, E. E. Smith, Spiel, Stauffer, Swain, Thackara, W. S. Thomas, Tongue, Van Osten, Wadsworth, G. H. Wagner, Thos. Wagner, Warren, Warwick, Wolstencroft, Woodhead, and Hartman, *Pres't*—79.

Which was not agreed to.

The question recurring on agreeing to the motion to strike out "this day at 6.15 P. M.," and inserting Thursday next at 10 A. M."

The hour of 6 o'clock P. M. having arrived,

The President, under the rules, declared Common Council adjourned.

Monday. November 8, 1897.

A Special Meeting of Common Council was held this day pursuant to the following call:

Philadelphia, November 5, 1897.

WENCEL HARTMAN, Esq.,
President of Common Council.

DEAR SIR:—Please call a Special Meeting of Common Council for Monday next, November 8, 1897, at 10 o'clock A. M., to further consider Common Council bill (Appendix No. 51) on page 197, entitled "An Ordinance authorizing the execution of a contract with The United Gas Improvement Company, its successors and assigns, by the City of Philadelphia, for the lease to the former of the gas works, street mains, conduits, pipes, services, meters, and other property, real and personal, of the latter, used for and in connection with the manufacture and distribution of gas in the City of Philadelphia; for the operation, maintenance, enlargement, extension, and betterment of the same; for the manufacture and distribution of gas in said city by said The United Gas Improvement Company, its successors and assigns, and for the exclusive supply, by said lessee and its assigns, of all gas to be supplied to consumers by or with the consent of said city during the term of the lease."

E. Buchholz, Thos. G. Lovegrove, Thos. Wagner, Jr., Wm. Van Osten, Thomas Firth, Wm. H. Garrett, Thos. J. Morton, A. Abrahams, J. Howard Morrison, John T. Stauffer, W. S. Thomas, John P. Buckley, Robert Harvey, E. H. Hults, Danl. H. Buck.

Philadelphia, November 5, 1897.

GEORGE W. KOCHERSPERGER, Esq.,
Chief Clerk of Common Council.

DEAR SIR:—In compliance with the above request, please call a Special Meeting of Common Council for

Monday, 8th inst., at 10 o'clock, A. M., for the further consideration of Common Council Appendix No. 51, page 197, entitled as appears on the above request.

Yours truly,

WENCEL HARTMAN,

President of Common Council.

Members present :

Messrs. Abrahams, Allen, Amick, Anderson, Balbirnie, Barrows, Barton, Batt, Birch, Blake, Boorse, Borden, Bougher, Boyer, Breitingner, B. H. Brown, W. H. Brown, Buchholz, Buck, Buckley, Caverow, Chew, Collins, Connell, Conrad, Cornelius, Corson, Costello, Creadick, Davidson, DeHaven, Dixon, Doak, Edmonds, Erdin, Eslen, Falbey, Firth, Funston, Garrett, Gilpin, Goheen, Goodman, Gordon, Graham, Hahn, Hammond, Harvey, Hawkes, Hazlett, Heins, Henry, Hetzell, Hohl, Hults, Irvine, Irwin, Iseminger, Ivins, Kinsley, Kittams, Knight, Krisher, Kucker, Lang, Leithead, Leonard, Levering, Linton, Little, Lovegrove, McAllister, McCullough, McCurdy, Martin, Mathias, Means, Mecredy, Meehan, Mercer, A. F. Miller, H. A. Miller, S. G. Miller, Mingle, Mitchell, Montgomery, Moore, Morrison, Morrow, Morton, Neill, Orr, Pallatt, Parker, Perry, Quinn, E. W. Richards, Frank Richards, Roberts, Sayre, Scott, Seeds, Seger, Seltzer, Shugart, Slater, Smedley, E. E. Smith, Spiel, Stauffer, A. F. Stevens, F. Stevens, Stevenson, Stinger, Swain, Thackara, G. Thomas, W. S. Thomas, Thompson, Tongue, Van Osten, Wadsworth, G. H. Wagner, Thos. Wagner, Warren, Warwick, Wolstencroft, Woodhead, and Hartman, *Pres't*.

The President presented the following :

Philadelphia, November 7, 1897.

WENCEL HARTMAN, Esq.,

President of Common Council.

DEAR SIR :—I exceedingly regret my inability to be present at the session of Councils on Monday; my sister

having died last Friday and will be buried on Monday. Therefore I trust you will pardon my absence.

Yours respectfully,

JOHN C. STEGER.

Philadelphia, November 8, 1897.

WENCEL HARTMAN, ESQ.,

President of Common Council.

MY DEAR SIR:—I am again confined to my bed with illness, and will therefore be unable to be present at meeting of Common Council this A. M. Hoping to be excused, I am,

Yours truly,

CHAS. K. SMITH.

Also, presented the following certificates of election:

CITY AND COUNTY OF PHILADELPHIA.

Philadelphia, November 8, 1897.

CHARLES OURAM.

SIR:—At an election held November 2, 1897, you were duly elected to the Common Council of the City of Philadelphia, from the Fifteenth Ward of said City, unexpired term of William G. Huey.

JAMES PENN MACCAIN,

[SEAL.]

Pro Prothonotary.

CITY AND COUNTY OF PHILADELPHIA.

Philadelphia, November 8, 1897.

FERDINAND BAUMGAERTEL.

SIR:—At an election held November 2, 1897, you were duly elected to the Common Council of the City of Philadelphia, from the Thirty-third Ward of said City.

JAMES PENN MACCAIN,

[SEAL.]

Pro Prothonotary.

Messrs. Ouram and Baumgaertel presented themselves before the Clerk's desk, when the oath of office was administered to them by Notary Public George McCurdy, Esq.

Common Council resumed second reading of Common Council bill (Appendix No. 51) entitled "An Ordinance authorizing the execution of a contract with The United Gas Improvement Company, its successors and assigns, by the City of Philadelphia, for the lease to the former of the gas works, street mains, conduits, pipes, services, meters, and other property, real and personal, of the latter, used for and in connection with the manufacture and distribution of gas in the City of Philadelphia; for the operation, maintenance, enlargement, extension, and betterment of the same; for the manufacture and distribution of gas in said city by said The United Gas Improvement Company, its successors and assigns, and for the exclusive supply, by said lessee and its assigns, of all gas to be supplied to consumers by or with the consent of said city during the term of the lease."

The question being on agreeing to the second section,

Mr. Van Osten moved to amend by adding the following:

"The Mayor is hereby authorized and instructed to fill in all blanks for dates left in the lease. The date of the lease and that of commencement of term shall be the date of the approval of this ordinance by the Mayor. The blank which occurs in Clause 12 shall be filled in with the first day of January, 1898.

All ordinances and resolutions and parts of ordinances and of resolutions inconsistent with this ordinance be and the same are hereby repealed.

The President presented the following communication:

Philadelphia, November 8, 1897.

To the Honorab'le the President and Members of
Common Council of the City of Philadelphia.

GENTLEMEN:—On the 28th day of October last, I addressed to your Honorable Body a communication on

behalf of the proposed Philadelphia Gas Company, containing the copy of their ordinance for a lease of the Gas Works, which had been perfected by the Joint Committees of Finance and Gas and its Sub-Committee, and requested the substitution of this ordinance in place of the one of the United Gas Improvement Company then before you.

I am informed that this communication was referred without further notice to the Committees of Finance and Gas, and that they have taken no action upon it. I am now informed that the Common Council are about to adopt what is known as the United Gas Improvement Company ordinance for the lease of the Gas Works. I presume, therefore, that your Honorable Body prefer this form of ordinance to the one submitted by our company. Under these circumstances, I beg leave to now renew the offer which was made by me on behalf of my clients before the Joint Committees of Finance and Gas, and to propose, on behalf of my clients, that if the City will substitute the name of our corporation, The Twenty-seventh Ward Gas Fuel Company, which in a few days will be legally called the Philadelphia Gas Company, in place of the United Gas Improvement Company and the Equitable Illuminating Gas Light Company, wherever those names occur in the United Gas Improvement Company ordinance our company will accept the ordinance in the shape that it is now before you and will pay to the City of Philadelphia for the lease of the works under the terms of said ordinance, in addition to the terms therein stated, the sum of ten million (10,000,000) dollars, one million (1,000,000) dollars at the commencement of the lease and the remaining nine million (9,000,000) dollars in equal yearly payments of three hundred thousand (300,000) dollars each at the expiration of each year of the lease.

That there may be no question as to our good faith in this matter, if the Common Council will make the substitution herein suggested and pass the ordinance as thus amended, our company will, within five days after the passage of the ordinance by your Honorable Body and before further action shall be taken upon it by either the Select Council or the Mayor, deliver to the Mayor of

the City of Philadelphia the bond of our company, secured by the obligation of competent and adequate Trust and Security Companies doing business in the City of Philadelphia, in the sum of one hundred thousand (100,000) dollars, payable to the City of Philadelphia, conditioned upon our company accepting a lease of the Gas Works under the terms of said ordinance as so passed, should the same be finally passed by the other branch of Councils and approved by the Mayor, and the lease made and entered into in pursuance thereof, and also conditioned upon the payment of the first one million (1,000,000) dollars of said ten million (10,000,000) dollars, above proposed to be paid for said lease.

In passing this ordinance, amended according to the above suggestion, there may properly be embodied a condition that the bond above specified shall be given within the five days above mentioned, or else that the ordinance shall fail. I have not felt justified in having my clients go to the considerable expense of having this bond issued without some further prospect than has yet appeared of their proposition being accepted. On the other hand, it is only fair to the City that upon their taking some step in the direction of the passage of our ordinance, to wit: the one above suggested, security should be given for the carrying out of the proposition should the ordinance finally pass and be approved.

Respectfully,

JOHN J. WHITE,

Attorney for Twenty-seventh Ward Gas Fuel Co.,
shortly to be called the Philadelphia Gas Co., and
John W. Baker, *et al.*

Which was read.

Whereupon,

Mr. Breitingger moved that the bill be recommitted to the Joint Committees on Finance and Gas.

On agreeing to the motion,

The yeas and nays were required by Mr. Linton, seconded by Mr. S. G. Miller, and were as follows:

YEAS—Messrs. Allen, Anderson, Barrows, Birch, Borden, Breiting, B. H. Brown, W. H. Brown, Connell, Creadick, DeHaven, Funston, Gilpin, Goheen, Goodman, Gordon, Hahn, Hammond, Hawkes, Hohl, Iseminger, Ivins, Krisher, Lang, Leithead, Leonard, Levering, Linton, McAllister, McCullough, Meecredy, Meehan, Mercer, H. A. Miller, S. G. Miller, Mingle, Montgomery, Moore, Morrow, Orr, Ouram, Parker, Perry, E. W. Richards, Sayre, Seeds, Seger, A. F. Stevens, F. Stevens, Stevenson, Stinger, G. Thomas, and Thompson—53.

NAYS—Messrs. Abrahams, Amick, Balbirnie, Barton, Batt, Baungaertel, Blake, Boorse, Bougher, Boyer, Buchholz, Buck, Buckley, Caverow, Chew, Collins, Conrad, Cornelius, Corson, Costello, Davidson, Dixon, Doak, Edmonds, Erdin, Eslen, Falbey, Firth, Garrett, Graham, Harvey, Hazlett, Heins, Hetzell, Hults, Irvine, Irwin, Kinsley, Kittams, Knight, Kucker, Little, Lovegrove, McCurdy, Martin, Mathias, Means, A. F. Miller, Mitchell, Morrison, Morton, Neill, Pallatt, Quinn, Frank Richards, Scott, Seltzer, Shugart, Slater, Smedley, E. E. Smith, Spiel, Stauffer, Swain, Thackara, W. S. Thomas, Tongue, Van Osten, Wadsworth, G. H. Wagner, Thos. Wagner, Warren, Warwick, Wolstencroft, Woodhead, and Hartman, *Pres't*—76.

Which was not agreed to.

The question recurring on agreeing to the amendment,

Mr. Hawkes moved to amend the amendment by inserting after the word "Mayor," the following: "after the citizens of Philadelphia, at an election to be held for the purpose have voted their approval of the proposed ordinance on the leasing of the Gas Works."

On agreeing to the motion,

The yeas and nays were required by Mr. Hawkes, seconded by Mr. G. Thomas, and were as follows:

YEAS—Messrs. Allen, Anderson, Barrows, Birch, Borden, Breiting, B. H. Brown, W. H. Brown, Connell, Corson, Creadick, DeHaven, Dixon, Eslen, Funston, Goheen, Goodman, Hahn, Hammond, Hawkes, Henry, Hohl,

Iseminger, Ivins, Krisher, Lang, Leithead, Leonard, Levering, Linton, McAllister, McCullough, Mecredy, Meehan, Mercer, H. A. Miller, S. G. Miller, Mingle, Montgomery, Moore, Morrow, Neill, Orr, Ouram, Parker, Perry, E. W. Richards, Sayre, Seeds, Seger, A. F. Stevens, F. Stevens, Stevenson, Stinger, G. Thomas, and Thompson—56.

NAYS—Messrs. Abrahams, Amick, Balbirnie, Barton, Batt, Baungaertel, Blake, Boorse, Bougher, Boyer, Buchholz, Buck, Buckley, Caverow, Chew, Collins, Conrad, Cornelius, Costello, Davidson, Doak, Edmonds, Erdin, Falbey, Firth, Garrett, Gilpin, Gordon, Graham, Harvey, Hazlett, Heins, Hetzell, Hults, Irvine, Irwin, Kinsley, Kittams, Knight, Kucker, Little, Lovegrove, McCurdy, Martin, Mathias, Means, A. F. Miller, Mitchell, Morrison, Morton, Pallatt, Quinn, Frank Richards, Scott, Seltzer, Shugart, Slater, Smedley, Spiel, Stauffer, Swain, Thackara, W. S. Thomas, Van Osten, Wadsworth, G. H. Wagner, Thos. Wagner, Warren, Warwick, Woodhead, and Hartman, *Pres't*—71.

Which was not agreed to.

The question recurring on agreeing to the amendment,

Mr. Seeds moved to amend the amendment by striking out the words "approval of this ordinance by the Mayor," and inserting the words "signing of the contract after the report of the appraisers is approved by the Mayor and lessees."

On agreeing to the amendment to the amendment,

The yeas and nays were required by Mr. G. Thomas, seconded by Mr. McCullough, and were as follows:

YEAS—Messrs. Allen, Anderson, Barrows, Birch, Borden, Breiting, B. H. Brown, W. H. Brown, Connell, Creadick, DeHaven, Dixon, Funston, Goheen, Goodman, Hahn, Hammond, Hawkes, Henry, Hohl, Iseminger, Ivins, Krisher, Lang, Leithead, Leonard, Levering, Linton, McCullough, Mecredy, Meehan, Mercer, H. A. Miller, S. G. Miller, Mingle, Montgomery, Moore, Morrow, Orr, Ouram, Parker, Perry, E. W. Richards, Sayre, Seeds, Seger, A. F. Stevens, F. Stevens, Stevenson, Stinger, G. Thomas, and Thompson—52.

NAYS—Messrs. Abrahams, Amick, Balbirnie, Barton, Batt, Baumgaertel, Blake, Boorse, Bougher, Boyer, Buchholz, Buck, Buckley, Caverow, Chew, Collins, Conrad, Cornelius, Corson, Costello, Davidson, Doak, Edmonds, Erdin, Eslen, Falbey, Firth, Garrett, Gilpin, Gordon, Graham, Harvey, Hazlett, Heins, Hetzell, Hults, Irvine, Irwin, Kinsley, Kittams, Knight, Kucker, Little, Lovegrove, McCurdy, Martin, Mathias, Means, A. F. Miller, Mitchell, Morrison, Morton, Neill, Pallatt, Quinn, Frank Richards, Scott, Seltzer, Shugart, Slater, Smedley, E. E. Smith, Spiel, Stauffer, Swain, Thackara, Tongue, Van Osten, Wadsworth, G. H. Wagner, Thos. Wagner, Warren, Warwick, Wolstencroft, Woodhead, and Hartman, *Pres't* —76.

Which was not agreed to.

The question recurring on agreeing to the amendment,

Mr. Dixon moved that Common Council take a recess until 2.30 o'clock P. M.

Which was agreed to.

The hour of 2.30 o'clock P. M. having arrived, the President called Common Council to order.

The President presented the following certificate of election :

CITY AND COUNTY OF PHILADELPHIA.

Philadelphia, November 8, 1897.

WILLIAM HESSER PAVITT.

SIR:—At an election held November 2, 1897, you were duly elected to the Common Council of the City of Philadelphia, from the Thirty-fourth Ward of said City, unexpired term of James E. Grist.

JAMES PENN MACCAIN,

[SEAL.]

Pro Prothonotary.

Mr. Pavitt presented himself before the Clerk's desk, when the oath of office was administered to him by Notary Public George McCurdy, Esq.

The President presented the following :

Philadelphia, November 8, 1897.

WENCEL HARTMAN, ESQ.,

President of Common Council.

DEAR SIR:—On account of sickness I am compelled to be absent during the afternoon session of Common Council.

Respectfully,

ROBERT S. LEITHEAD.

Common Council resumed second reading of Common Council bill (Appendix No. 51) entitled "An Ordinance authorizing the execution of a contract with The United Gas Improvement Company, its successors and assigns, by the City of Philadelphia, for the lease to the former of the gas works, street mains, conduits, pipes, services, meters and other property, real and personal, of the latter, used for and in connection with the manufacture and distribution of gas in the City of Philadelphia; for the operation, maintenance, enlargement, extension, and betterment of the same; for the manufacture and distribution of gas in said city by said The United Gas Improvement Company, its successors and assigns, and for the exclusive supply, by said lessee and its assigns, of all gas to be supplied to consumers by or with the consent of said city during the term of the lease."

The question being on agreeing to the motion to amend the second section by adding the following:

"The Mayor is hereby authorized and instructed to fill in all blanks for dates left in the lease. The date of the lease and that of commencement of term shall be the date of the approval of this ordinance by the Mayor. The blank which occurs in Clause 12 shall be filled in with the first day of January, 1898."

All ordinances and resolutions and parts of ordinances and of resolutions inconsistent with this ordinance be, and the same are hereby repealed.

Mr. Goheen moved to amend by substituting the following in lieu of the pending amendment:

"Before this lease shall take effect or be dated, The United Gas Improvement Company shall pay into the City Treasury the sum of one million (1,000,000) dollars in cash, and also covenant and agree for itself and its assigns to pay annually thereafter the sum of three hundred thousand (300,000) dollars for thirty years."

Mr. Seeds moved to amend by adding the following:

"And provided, That before any money shall be expended on account of permanent improvements a complete plan and specification of such contemplated permanent work shall be submitted to the Mayor of the City of Philadelphia for reference and inspection, and that a period of fifteen days shall elapse before work is started, after the plans are so submitted: *And provided*, That the permanent improvements or additions to the works shall be paid in cash from the bona fide cash capital, and that the capital shall consist only of actual money paid in as capital to operate, improve and conduct this business; that a sinking fund shall be established to retire at the end of this lease such capital as shall be expended in the improvements, that money from profits shall first be set aside to the credit of the sinking fund in such annual sums as shall be lawful and necessary; that after this provision dividends shall be allowed or paid on actual paid-in cash, capital used and paid for the improvements of the works only—up to and including—ten (10) per cent., and when the earnings of the company shall exceed the said ten (10) per cent. then all excess profits and earnings shall be paid into the City Treasury: *And provided further*, That the Controller and Mayor of the City of Philadelphia shall have at all times free access to the books of the said lessees, for the purpose of ascertaining the exact financial condition of the lessees, and its relations to the City under this proviso: *And provided further*, That should the City of Philadelphia avail itself of the option to regain possession of the works as set forth in Clause 6 then the money in the sinking fund shall revert to and become the property of the City."

Mr. Sayre moved to amend by striking out Section 2 and substituting the following:

SECT. 2. The first section of this ordinance shall not go into effect until after the Mayor of the City of Philadelphia shall have offered at public auction to the highest and best bidder, after due advertisement in at least five daily newspapers of the said city, and in at least one daily newspaper of five of the principal cities of the United States, for at least four weeks previous to the day of sale, a lease and contract for the possession and management of the gas works of the City of Philadelphia, and shall insert in such advertisement "that the City reserves the right to reject any bid not deemed satisfactory and for the best interests of the City;" that the said lease and contract shall be in the following form :

" THIS AGREEMENT, Made this day of
189 , between the City of Philadelphia,
of the one part, and hereinafter called the
lessee, of the second part, WITNESSETH:

"Clause 1. The City of Philadelphia does hereby lease to the said lessee, for the term beginning the day of
of , 189 , and ending December 31,
1927, all the property, real and personal, collectively known as the Philadelphia Gas Works, with the appurtenances, comprising generally the land, buildings, tenements, machinery, apparatus, tools, mains, pipes, services, meters, and other appurtenances possessed or used by or for the City of Philadelphia in the manufacture, storage, sale, distribution and supply of gas, excepting all the material used in the manufacture of gas and its residual products, such as coal, lime, tar, coke, and gas on hand

"Delivery of said property shall not be made until the first month's rent shall be paid in advance, as provided in Clause 2 below, nor until security in the sum of two million five hundred thousand (2,500,000) dollars, as hereinafter specified, shall have been delivered to the Mayor. This lease shall not be taken to include any unpaid bills for gas or any liens against real estate for the same, nor any unpaid accounts for residual products existing at the date when the lessee takes possession of the leased prop-

erty; and, further, it is understood and agreed that the lessee shall, at its own expense, assume and pay the rental and ground rent of any land, building or buildings of which the City is a lessee and which are used in connection with the City's gas business during such time as the lessee shall continue to use the same and until the obligation, if any, of the City therefor shall have expired.

"Clause 2. The said lessee shall pay to the City Treasurer, annually, as rent for the property so leased, in each year, during the continuance of said lease, the following annual rental, to wit: During the first five years of said lease the annual rental of one million (1,000,000) dollars; during the second five years of said lease the annual rental of one million one hundred thousand (1,100,000) dollars; during the third five years of said lease the annual rental of one million two hundred thousand (1,200,000) dollars; during the fourth five years of said lease the annual rental of one million three hundred thousand (1,300,000) dollars; during the fifth five years of said lease the annual rental of one million four hundred thousand (1,400,000) dollars; and during the remainder of said lease the annual rental of one million five hundred thousand (1,500,000) dollars; said rent to be payable in equal monthly instalments, in advance. (The lessee shall also pay all rent or other charges for water taken by the lessee from the City for use upon the leased premises or any part thereof.)

"Clause 3. The said lessee shall make such improvements, extensions, and alterations of said Philadelphia Gas Works, and shall make such repairs thereof, as may be necessary to put the same in first-class condition for the manufacture and supply of gas to consumers in the City of Philadelphia, and shall keep and maintain said works during the term of said lease in a high and proper state of efficiency, making and introducing at said works from time to time the best and most economical apparatus and processes for the manufacture of gas.

During the first three years of the lease the lessee shall expend in the alteration, improvement, extension and betterment of the manufacturing and distributive system, and mains, services, meters, connections and appurtenances of

said gas works, at least five million (5,000,000) dollars, and during the remainder of the term of said lease there shall be expended by the lessee in improvements, extensions and alterations a further sum of ten million (10,000,000) dollars, or in case said further sum shall not be so expended the lessee shall, at the expiration of the full term of said lease, pay to the City, in cash, the difference between the amount so actually additionally expended and the said further sum of ten million (10,000,000) dollars.

"The said lessee shall, at its own expense, extend the pipes and mains for the distribution of gas on such highways, streets, avenues, alleys, ways and public places as may be necessary to meet the demand for gas, provided that at least one consumer for every one hundred (100) feet of the extension of mains and pipes so made necessary, shall first in writing agree to take gas from the said lessee for a period of not less than one year at the general rates for gas then in force, and provided further that in no case shall said lessee be required to lay any pipes while frost is in the ground. The said lessee shall, at its own expense, lay and furnish connecting or service pipes from the main or distributing pipes to the inside or building line of the consumer's property line, and furnish and set the necessary meters, except extra ones put in for measuring gas used for fuel, should the consumer desire such (for which meters so put in by the lessee no rental shall be charged), and shall also at its own expense furnish and place a shut-off or stop-cock inside of the curb line whenever it desires to place the same.

All changes, extensions, improvements, removals and alterations in said gas works and in the mains, pipes and appurtenances thereof, and in the property so leased, needed to meet the demands for gas as herein provided, shall be made in such a way and manner as shall maintain said gas works in a first-class condition and state of efficiency, with the best and most economical processes in use that are customary in the best regulated gas works, and at the expiration of the term of this lease, to wit, upon the 31st day of December, 1927, all such extensions, improvements, alterations and betterments in the manuf-

acturing and distributing system of said gas works shall pass to and vest in the City of Philadelphia without cost or charge to it.

Plans of all extensions, improvements and alterations shall in each case be filed with the Department of Public Works of said City before the same shall be made.

Accounts shall be kept of all extensions, improvements and alterations, setting forth fully the nature and character and also the cash cost of the same, and, so far as possible, all extensions, improvements and alterations shall be done by contract given to the lowest and best cash bidder. When any extension, improvement or alteration of said works for which plans shall have been filed with the Department of Public Works, as aforesaid, shall have been completed, then a statement, verified by affidavit, of the exact cash cost of the same shall be forthwith filed with the plan in the said Department of Public Works.

Should any patented process be introduced in said works during the term of said lease, and be in use by the lessee at the termination thereof, in manufacturing and supplying gas, the City, upon the termination of the full term of said lease, to wit, December 31, 1927, shall have full right to use said process without payment of royalty or other charge.

Clause 4. The said lessee shall operate said gas works and furnish and supply all gas which may be required during the term of said lease by the City and by private consumers, whose premises front upon streets upon which gas pipes are or shall be laid, under the rules and regulations and upon the conditions now in force respecting the introduction and supply of gas, and the said City shall not, during the term of said lease, grant to any person or to any other corporation the right to erect gas works, or to make or sell gas in said City, or to use its streets, avenues, alleys or public places for the distribution of gas, nor consent to their doing so, nor shall it pass any ordinance or resolution impairing the value of the works to the City or its lessees, excepting only such ordinances for the regulation of the price to be charged consumers for gas as may be passed in entire and strict conformity with an ordinance of the City

of Philadelphia, entitled, "An Ordinance regulating the prices or rates to be charged for the services rendered to the City of Philadelphia and to the inhabitants of said City by any person or persons or corporation receiving an original or first grant of rights, privileges and franchises," approved January 3, A. D., 1896. The said lessee shall have the right, in order to enable it to perform the covenants of said lease, at all times during the term of said lease, to excavate the streets, avenues, alleys and public places of said City for the purpose of laying and repairing and to lay and repair mains and pipes, with their connections and appurtenances, and of using said mains and pipes for the distribution and supply of gas, but new mains and pipes which shall be laid, whether to replace old ones or as extensions, shall, so far as possible, be so laid along or inside the curb lines, upon lines to be given by the Department of Public Works of the City of Philadelphia (which department is hereby required to give said lines, at the proper charge and expense, however, of said company) as not to disturb or interfere with the improved pavements laid upon any street, and where this is not possible by reason of vaults beneath the sidewalk or otherwise, and the surface of the improved pavement has to be broken, the same shall be repaired in entire accordance with the present or future rules of the Department of Public Works for repairing such breaks in improved pavements. All sidewalks which shall be disturbed shall be replaced to the satisfaction of the Director of Public Works in every way in as good condition as before being so disturbed.

Clause 5. Said lessee shall be entitled to and shall be obliged to furnish all gas which shall be desired by consumers in the City of Philadelphia, and the gas so furnished shall be of at least twenty-two (22) candle power. The said lessee shall furnish proper stations for testing the candle power of gas, which stations shall be located at a distance of not less than one mile from each point of manufacture, equip the same with a bar photometer and other appliances customary and necessary for such purposes. Tests shall be made and recorded daily by the lessee, and such records shall be at all times open to the

inspection of the proper officers of the City. All such tests shall be made in the presence of a representative of the City appointed by the Mayor, who shall have the right to make such tests himself at such stations in the presence of the lessee's representative. Such representative of the City shall be the Inspector of Meters, if City Councils shall provide for the appointment of such an official.

The said lessee shall, as soon as the delivery to them of said gas works hereunder as is possible, which delivery is intended to take place upon the first day of January, 1898, or as soon thereafter as possible, with due diligence and dispatch, improve the quality of gas furnished consumers as rapidly as possible, so that gas of not less than twenty-two (22) candle power, daily average tested as above, shall be supplied within a period of two years from the commencement of the lease, and said supply shall be maintained during the continuance of the lease unless prevented by accident beyond the control of the lessee.

When a meter is removed for the purpose of testing the said company shall place a meter in place of one removed at their own cost and expense. The object being that no consumer shall be without light.

After the expiration of two years from the date of the lease for the failure of the lessee to comply with the terms and conditions of this clause relative to tests, quality and candle power of gas as tested as aforesaid, the lessee shall pay to the City of Philadelphia five hundred (500) dollars as liquidated damages for each day during which such failure continues, and the maximum price which the said lessee shall be entitled to charge for gas shall be one (1) dollar per one thousand (1,000) feet, and seventy-five (75) cents per one thousand (1,000) feet for gas used for fuel when separate connections and meters for this purpose shall be put in by the consumer. The lessee shall not have any lien or claim upon any property for a tenant's or occupant's gas bills, or the right to refuse to furnish gas to any subsequent tenant or occupant of said property by reason of a prior tenant or occupant having failed to pay the same; provided, however, that the lessee shall not be required to furnish gas to any person, firm or body corpo-

rate indebted for arrearages due for gas theretofore supplied to them.

In order to provide for the amicable settlement of any disputes or disagreements which may arise between consumers and the said lessee as to the amount of gas for which bill has been rendered and payment demanded, the correctness of which is disputed by the consumer, the lessee will provide a proper and convenient place or places on the leased property at which its meters may be inspected with the proper and customary apparatus therefor, for the use of the official and his assistants who may be appointed by the Mayor as Inspector of Meters. Upon complaint of any consumer doubting the accuracy of the bill and declining to pay the same, lodged with such inspector, alleging that the amount of gas for which the bill has been rendered and payment demanded is in excess of the amount consumed by such consumer, and upon demand thereafter made by the inspector in writing to the lessee, the lessee shall disconnect the meter in question and deliver it to the inspection station for examination, where the testing of the meter, and for the purpose of ascertaining the correctness of its measurements, shall be made by such inspector in the presence of a representative of the lessee, and also if desired in the presence of the consumer making the complaint. Said test shall be made according to the established and well-known methods used for such purposes.

Any such meter shall be disconnected by said lessee between the hours of eight o'clock A. M. and three o'clock P. M., within forty-eight hours of the time when said lessee shall receive notice to disconnect such meters for such reasons, and the same shall be tested and returned to the said lessee within twenty-four (24) hours from its receipt at the testing station, bearing a seal upon which shall be written the report of the inspector that the meter in question is correct or incorrect, and if the latter, the percentage which it runs fast or slow, and the bill of the consumer about which the complaint shall have been made, shall be corrected according to such finding and report of the inspector. Any consumer desiring such test shall,

or making his application to such inspector, pay to him the sum of one (1) dollar, taking his receipt therefor, which payment shall be returned to the consumer if the tests and report of the inspector shall show that the meter in question is fast, and otherwise shall be paid by the inspector into the treasury of the City of Philadelphia.

Such Inspector of Meters and such assistants as the Mayor shall deem necessary, shall be appointed by the Mayor and shall be duly sworn in conformity with law, to faithfully, honestly and diligently perform the duties of their respective offices.

The said lessee shall annually, at the beginning of each year of the lease, pay to the City of Philadelphia the sum of ten thousand (10,000) dollars towards paying the salaries and expenses of the Inspector of Meters and his assistants, and also toward defraying the expenses which the City may be put to in connection with the tests of gas made in pursuance of this lease.

The type of meter used for the measurement of gas shall be such type as shall be at the time in general use in other large cities in the United States.

Bills shall not be rendered more frequently than are now rendered to various classes of consumers.

In addition to the rent above provided to be paid by the lessee to the City, the lessee shall also furnish to the City gas for public consumption for street lighting and public buildings, public squares and other public places, free of charge, such amount as the City shall require for said purposes up to an amount not exceeding eight hundred million (800,000,000) cubic feet in the first year of this lease, eight hundred and fifty million (850,000,000) cubic feet in the second year of this lease, and so on during the remainder of the term of said lease, increasing the limit of the amount of free gas to the City at the rate of fifty million (50,000,000) cubic feet of increase each year over the amount of the limit of free gas of the preceding year, any excess of gas taken by the City over the amounts thus specified to be paid for by the City at the same price that shall be charged private consumers. The gas

furnished the City by the lessee under the foregoing provision, to be furnished at the various public buildings, public places, public squares and street lamps along the lines of the said lessee's mains and pipes as the same are now or shall be hereafter laid and extended.

The quantity consumed by the City shall be ascertained where the same is delivered in public buildings or public works, by meter, and where the same is supplied to street lamps on the streets or in the public squares, it shall be estimated at the rate of twenty thousand (20,000) cubic feet per annum for each lamp with a burner consuming not over five (5) feet of gas per hour. All additional public lamps not exceeding two hundred and fifty (250) in each year shall be erected and maintained by the lessee at its own cost and expense.

Clause 6. The said lessee shall purchase from the said City, at their cost, all coal, coke, lime, and other gas-making materials on hand; and all gas in the holders at the date of the execution and delivery of said lease and of the turning over of the works thereunder, payment wherefor shall be made upon delivery of the same, and the lessee shall assume all contracts undertaken by the City prior to the introduction of this ordinance, for the purchase of coal and other materials and all gas, provided that payments on all work done up to the date of the delivery of said lease shall be made by the City. At the expiration or prior termination of said lease the City shall purchase from the lessee all gas-making material and gas then on hand of the said gas works belonging to the lessee and pay therefor the cost price of the same.

An inventory of the property to be purchased by the lessee under this clause shall be made by the Director of the Department of Public Works or by an appraiser or appraisers appointed by him. Said appraisers shall be guided and bound by the market price of the articles which will be enumerated in said inventory at the date of the commencement of the lease.

The current bills for gas shall be collected by the lessee, who shall pay to the City Treasurer, as received, the proportion of said receipts, to which it is herewith agreed

said City shall be entitled, which proportion shall be represented in each case by a fraction, having as its denominator the number of days covered by the bill and for its numerator the number of said days during which gas was supplied to said consumer by the City before the commencement of the lease.

Clause 7. The City of Philadelphia shall have the right at all times, by its proper officers, to enter upon and examine the premises demised by this lease, to inspect the same and to test the candle power of the gas, for which purpose full facilities shall be furnished.

Clause 8. In the event of the failure of the said lessee for the space of thirty (30) days to comply with any of the terms of this agreement, said City may at once by ordinance declare said lease terminated and rescinded and enter upon and take possession of the property therein demised.

Clause 9. Said lessee shall not be liable for any indebtedness of the City of Philadelphia, or of the said gas works not hereunder expressly assumed, nor shall the City of Philadelphia be liable for any indebtedness which said lessee may incur under said lease.

Clause 10. Said lessee shall hold the City of Philadelphia harmless from all loss, injury or damage which may be suffered by said City or by any person or corporation by reason of any negligence of the lessee, its servants or employees, in its use of the property to be demised.

Clause 11. The lessee shall, before taking possession of the demised property, give security satisfactory to the City Solicitor of said City and in form to be approved by him, for the faithful performance of the contract and for the payment of rent hereinbefore provided to be paid, in the sum of two million five hundred thousand (2,500,000) dollars.

Clause 12. All openings, excavations and repaving shall be made subject to such general rules and regulations as from time to time shall be in force concerning the opening, excavation and repaving of streets and the protection

of travel along same, and the trenches shall be refilled and repaved with the same material and character of paving as before they were opened. All openings, excavations and repaving and refilling shall be subject to the approval of the Department of Public Works. If at any time the lessee shall neglect or refuse to refill any trenches and repave over all openings which shall have been made upon notifications from the Department of Public Works, said Department is hereby given full power and authority to do such refilling and repaving at the expense and cost of the lessee, and if the City of Philadelphia at any time in the future build and construct a suitable subway, that the said lessee shall and will, when so requested by the City of Philadelphia, place its pipes in such subway, at its own cost and expense, and no rental shall be charged therefor by the City of Philadelphia.

Clause 13. The said lessee shall, at its own cost and expense, keep the buildings, machinery and other property of the City of Philadelphia delivered to it, and which shall be constructed by it under this lease, of the character usually insured by gas companies, insured in an amount satisfactory to the Director of Public Works (but not less than the total insurance now carried by the City on said property), and shall insure the buildings, machinery and other property of the City of Philadelphia, delivered to it under this lease, to an amount not less than the total insurance of the same now carried by the said City, and shall expend all sums received by it under any such policies of insurance upon the repair, replacement or reconstruction of said buildings, machinery and other property so damaged or destroyed by fire.

Clause 14. The lessee shall, at the expiration of two years from the date of the lease, surrender, release and deliver to the City of Philadelphia full and absolute, possession of all that part or portion of the property known as the Ninth Ward Station, described as follows, to wit: All that certain lot or piece of ground with the buildings thereon erected, bounded on the south by Chestnut street, on the east by Twenty-fourth street, on the north by Market street, and on the west by the Schuylkill river; and,

also, all that certain lot or piece of ground with buildings thereon erected, bounded on the south by Market street, on the west by the Schuylkill river, on the north by the Pennsylvania Railroad, and on the east by Twenty-third street; and shall remove the holders, works, machinery and appliances of said Ninth Ward Gas Works from the real estate now occupied by the same to other portions of the hereby leased premises, within three months after such surrender.

Clause 15. At the expiration of ten years from the commencement of said lease, or at the expiration of any year thereof during the remainder of the term, the City of Philadelphia may bring said lease to a termination by the payment or reimbursement to the said lessee of all sums of money which shall then have been expended by the said lessee subsequent to the date of said lease in or about the buildings, apparatus, machinery, mains, pipes, services, connections, meters, appliances and appurtenances of the Philadelphia Gas Works, including all sums of money paid in the alteration, enlargement, removal, extension, betterment and improvement of the same, with interest thereon at the rate of four and one-half ($4\frac{1}{2}$) per cent. per annum, simple interest; provided, however, that said lease shall only thus be brought to a termination after one year's written notice to the said said lessee by the City of Philadelphia, given in pursuance of an ordinance of the City providing for the termination of the lease upon the exact and specified date at which the termination is to take place, and also providing for the payment of the sums of money above mentioned to be paid to the lessee as aforesaid; and provided, that the said interest shall not be paid, if the said lessee shall earn dividends averaging eight per cent. per annum for the time prior to such termination of this lease.

Clause 16. Upon the termination of this lease by the expiration of the term specified in Clause 1 of this contract, namely, on December 31, 1927, said lessee shall deliver to the said City the property herein leased in the same good order and condition in which the same now is, to such extent as said property shall not have been altered or

changed under this contract by the enlargements, extensions, betterments and improvements made in and about the manufacturing and distributing systems and plants during the period of this lease, and together with all such alterations, changes, enlargements, extensions, betterments and improvements, all of which shall be so delivered to the City in good first-class order and condition at such termination of the lease. All the changes, alterations, constructions, removals and repairs which shall be necessary to be made from time to time in the proper maintenance, extension, improvement and betterment of the said leased Gas Works and appurtenances, shall be made and done by said lessee, and the City of Philadelphia shall receive the same in an efficient state at such expiration of this lease without any charge or cost to the City of Philadelphia. It is the intent of this agreement that the City of Philadelphia at the end of the term, namely, on December 31, 1927, shall, without charge or cost, receive all of the said works in the condition of alteration, improvement and change in which the same shall then exist, and the same shall be so maintained as to be then in first class order and condition.

Clause 17. That to such extent as the Northern Liberties Gas Light Company is now possessed of a right to supply gas within any portion of the City of Philadelphia, this contract shall not be construed as intended to vest in the lessee any right in such territory, except such rights as the City has therein.

Clause 18. This lease shall not be assigned nor the premises, or any portion thereof, underlet in any way unless by consent of the City by ordinance of Councils, approved by the Mayor.

Clause 19. No disputes between the City and the lessee over any of the terms or provisions of this contract shall release the lessee from its obligation hereunder to manufacture and supply gas to the City and its inhabitants in accordance with the terms and provisions hereof during the existence of this lease.

Clause 20. The lessee shall furnish gas to consumers in

the Twenty-first Ward at the same price and of the same candle power as it will supply other parts of the City, upon the same terms and conditions and subject to the same provisions and obligations as are herein above expressed and set forth." In witness whereof, etc.

That the Mayor shall report to these Councils the bids received for such lease and contract, together with all information he may have received as to the responsibility and character of the bidders; and that the acceptance and confirmation of any and all bids shall be subject to the approval or disapproval of these Councils; the right to reject any and all bids for insufficiency of price or any other reason being hereby expressly reserved by these Councils; and Councils also reserve the right to change and alter said lease as to any matter of form or phraseology in such way or manner as may be approved by either the Director of Public Works or the City Solicitor.

Each bidder shall deposit with the Treasurer of the City of Philadelphia the sum of one hundred thousand (100,000) dollars, which shall be forfeited in case the bid shall be accepted and the bidder shall not comply with the terms of the bid; and in case of non-acceptance of the bid, the sum so deposited shall be returned to the bidder depositing the same.

And in the event of there being no bids received, or no bids accepted, within one month after the report of the said Mayor shall have been received by these Councils, then and not until then shall the first section of this ordinance take effect.

Mr. Van Osten, seconded by Messrs. Abrahams, Barton, Baumgaertel, Blake, Caverow, Conrad, Cornelius, Firth, Garrett, Hetzell, Kittams, Means, A. F. Miller, Morton, Quinn, Thackara, and Woodhead, moved the previous question.

The question being shall the main question be now put.

The yeas and nays were required by Mr. Moore, seconded by Mr. G. Thomas, and were as follows:

YEAS—Messrs. Abrahams, Amick, Balbirnie, Barton, Batt, Baumgaertel, Blake, Boorse, Bougher, Buchholz, Buck, Buckley, Caverow, Chew, Collins, Conrad, Cornelius, Corson, Costello, Davidson, Doak, Edmonds, Erdin, Eslen, Falbey, Firth, Garrett, Graham, Harvey, Hazlett, Heins, Hetzell, Irvine, Irwin, Kinsley, Kittams, Knight, Kucker, Little, Lovegrove, McCurdy, Martin, Mathias, Means, Mitchell, Morrison, Morton, Neill, Pallatt, Frank Richards, Scott, Seltzer, Slater, Smedley, E. E. Smith, Spiel, Swain, Thackara, W. S. Thomas, Tongue, Van Osten, Wadsworth, G. H. Wagner, Thos. Wagner, Warren, Warwick, Wolstencroft, Woodhead, and Hartman, *Pres't*—69.

NAYS—Messrs. Allen, Anderson, Barrows, Birch, Berden, Boyer, Breitingner, B. H. Brown, W. H. Brown, Connell, Creadick, DeHaven, Dixon, Funston, Goheen, Goodman, Hahn, Hammond, Hawkes, Henry, Hohl, Iseminger, Ivins, Krisher, Lang, Leonard, Levering, Linton, McAllister, McCullough, Meehan, Mercer, H. A. Miller, S. G. Miller, Mingle, Montgomery, Moore, Orr, Pavitt, Perry, E. W. Richards, Sayre, Seeds, Seger, A. F. Stevens, F. Stevens, Stevenson, Stinger, G. Thomas, and Thompson—50.

Which was agreed to.

The question being on agreeing to the amendment offered by Mr. Sayre,

Mr. Van Osten raised the point: That the amendment constituted in itself a new bill and was therefore not in order.

The President declared the point well taken, as under Rule 19 no amendment which tends to destroy the general sense of any clause or motion shall be admitted, nor shall a motion or proposition different from that under consideration be admitted as an amendment.

The question being on agreeing to the motion to amend, by adding the following:

“And provided, That before any money shall be expended on account of permanent improvements a complete plan and specification of such contemplated permanent work shall be submitted to the Mayor of the City of Phila-

delphia for reference and inspection, and that a period of fifteen days shall elapse before work is started, after the plans are so submitted : *And provided*, That the permanent improvements or additions to the works shall be paid in cash from the bona fide cash capital, and that the capital shall consist only of actual money paid in as capital to operate, improve and conduct this business; that a sinking fund shall be established to retire at the end of this lease such capital as shall be expended in the improvements, that money from profits shall first be set aside to the credit of the sinking fund in such annual sums as shall be lawful and necessary; that after this provision dividends shall be allowed or paid on actual paid-in cash, capital used and paid for the improvements of the works only—up to and including—ten (10) per cent., and when the earnings of the company shall exceed the said ten (10) per cent. then all excess profits and earnings shall be paid into the City Treasury : *And provided further*, That the Controller and Mayor of the City of Philadelphia shall have at all times free access to the books of the said lessees, for the purpose of ascertaining the exact financial condition of the lessees, and its relations to the City under this proviso : *And provided further*, That should the City of Philadelphia avail itself of the option to regain possession of the works as set forth in Clause 6, then the money in the sinking fund shall revert to and become the property of the City.”

The yeas and nays were required by Mr. Creadick, seconded by Mr. Goodman, and were as follows:

YEAS—Messrs. Allen, Anderson, Barrows, Birch, Borden, Breiting, B. H. Brown, W. H. Brown, Chew, Connell, Creadick, DeHaven, Funston, Gilpin, Goheen, Goodman, Hahn, Hammond, Hawkes, Henry, Hohl, Isenminger, Ivins, Krisher, Lang, Leonard, Levering, Linton, McAllister, McCullough, Meehan, Mercer, H. A. Miller, S. G. Miller, Mingle, Montgomery, Moore, Morrow, Orr, Ouram, Parker, Pavitt, Perry, E. W. Richards, Sayre, Seeds, Seger, A. F. Stevens, F. Stevens, Stevenson, Stinger, G. Thomas, and Thompson—53.

NAYS—Messrs. Abrahams, Amick, Balbirnie, Barton,

Batt, Baumgaertel, Blake, Boorse, Bougher, Boyer, Buchholz, Buck, Buckley, Caverow, Collins, Conrad, Cornelius, Corson, Costello, Davidson, Dixon, Doak, Edmonds, Erdin, Eslen, Falbey, Firth, Garrett, Gordon, Graham, Harvey, Hazlett, Heins, Hetzell, Hults, Irvine, Irwin, Kinsley, Kittams, Knight, Kucker, Little, Lovegrove, McCurdy, Martin, Mathias, Means, A. F. Miller, Mitchell, Morrison, Morton, Neill, Pallatt, Quinn, Frank Richards, Scott, Seltzer, Slater, Smedley, E. E. Smith, Spiel, Stauffer, Swain, Thackara, W. S. Thomas, Tongue, Van Osten, Wadsworth, G. H. Wagner, Thos. Wagner, Warren, Warwick, Wolstencroft, Woodhead, and Hartman, *Pres't*—75.

Which was not agreed to.

The question being on substituting the following for the pending amendment:

“Before this lease shall take effect or be dated The United Gas Improvement Company shall pay into the City Treasury the sum of one million (1,000,000) dollars in cash, and also covenant and agree for itself and its assigns to pay annually thereafter, the sum of three hundred thousand (300,000) dollars for thirty years.

The yeas and nays were required by Mr. Goheen, seconded by Mr. G. Thomas, and were as follows:

YEAS—Messrs. Allen, Anderson, Barrows, Birch, Borden, Breiting, B. H. Brown, W. H. Brown, Connell, Creadick, DeHaven, Fuuston, Goheen, Goodman, Hahn, Hammond, Hawkes, Hohl, Iseminger, Ivins, Krisher, Lang, Leonard, Levering, Linton, McAllister, McCullough, Meehan, Mercer, H. A. Miller, S. G. Miller, Mingle, Montgomery, Moore, Orr, Ouram, Pavitt, Perry, E. W. Richards, Sayre, Seeds, Seger, A. F. Stevens, F. Stevens, Stevenson, Stinger, G. Thomas, and Thompson—48.

NAYS—Messrs. Abrahams, Amick, Balbirnie, Barton, Batt, Baumgaertel, Blake, Boorse, Bougher, Boyer, Buchholz, Buckley, Caverow, Chew, Collins, Conrad, Cornelius, Corson, Costello, Edmonds, Erdin, Eslen, Falbey, Firth, Garrett, Gordon, Graham, Harvey, Heins, Hetzell, Hults, Irvine, Irwin, Kinsley, Kittams, Knight, Kucker, Little, Lovegrove, McCurdy, Martin, Mathias, Means, A. F. Mil-

ler, Mitchell, Morrison, Morton, Neill, Pallatt, Quinn, Frank Richards, Scott, Seltzer, Slater, Smedley, E. E. Smith, Spiel, Stauffer, Swain, Thackara, W. S. Thomas, Tongue, Van Osten, Wadsworth, G. H. Wagner, Thos. Wagner, Warren, Warwick, Wolstencroft, Woodhead, and Hartman, *Pres't*—71.

Which was not agreed to.

The question recurring on agreeing to the following amendment:

“The Mayor is hereby authorized and instructed to fill in all blanks for dates left in the lease. The date of the lease and that of commencement of term shall be the date of the approval of this ordinance by the Mayor. The blank which occurs in Clause 12 shall be filled in with the first day of January, 1898.

“All ordinances and resolutions and parts of ordinances and of resolutions inconsistent with this ordinance be, and the same are hereby repealed.”

The yeas and nays were required by Mr. Goodman, seconded by Mr. McCullough, and were as follows:

YEAS—Messrs. Abrahams, Amick, Balbirnie, Barton, Batt, Baumgaertel, Blake, Boorse, Bougher, Boyer, Buchholz, Buck, Buckley, Caverow, Chew, Collins, Conrad, Cornelius, Corson, Costello, Davidson, Dixon, Doak, Edmonds, Eslen, Falbey, Firth, Garrett, Gilpin, Gordon, Graham, Harvey, Hazlett, Heins, Hetzell, Hulst, Irvine, Irwin, Kinsley, Kittams, Knight, Kucker, Little, Lovegrove, McCurdy, Martin, Mathias, Means, A. F. Miller, Mitchell, Morrison, Morton, Neill, Pallatt, Quinn, Frank Richards, Scott, Seltzer, Shugart, Slater, Smedley, E. E. Smith, Spiel, Stauffer, Swain, Thackara, W. S. Thomas, Tongue, Van Osten, Wadsworth, G. H. Wagner, Thos. Wagner, Warren, Warwick, Wolstencroft, Woodhead, and Hartman, *Pres't*—77.

NAYS—Messrs. Allen, Anderson, Barrows, Birch, Borden, Breitingner, B. H. Brown, W. H. Brown, Connell, Creadick, DeHaven, Funston, Goheen, Goodman, Hahn, Hammond, Hawkes, Henry, Hohl, Iseminger, Ivins, Krishner, Lang, Leonard, Levering, Linton, McAllister, McCul-

lough, Mecredy, Meehan, Mercer, H. A. Miller, S. G. Miller, Mingle, Montgomery, Moore, Morrow, Orr, Ouran, Parker, Pavitt, Perry, E. W. Richards, Sayre, Seeds, Seger, A. F. Stevens, F. Stevens, Stevenson, Stinger, G. Thomas, and Thompson—52.

Which was agreed to.

The section as amended was agreed to.

The question being on ageing to the preambles,

Mr. Anderson moved to amend by adding the following new section :

“SECT. 3. That before the lease set forth in Section 1 of this bill shall be executed by the Mayor of Philadelphia and the United Gas Improvement Company, or its assigns, a further agreement shall be entered into by the said lessee or its assigns, that the exclusive right and privileges therein contained shall cease and determine whenever the net profits of the said lessee or its assignee shall for a period of five years exceed the sum of eight per cent. of its capital stock; said capital stock being understood to be the actual amount of money invested by the said lessee or its assignee in the betterment of the Philadelphia Gas Works, and the purchase from the City of its materials on hand, but not to include any bonus or consideration paid by the said assignee, if any, for the assignment of this lease.

Mr. Van Osten, seconded by Messrs. Barton, Blake, Bougher, Buckley, Caverow, Conrad, Erdin, Harvey, Hetzell, Martin, A. F. Miller, Morton, Shugart, Thackara, and G. H. Wagner, moved the previous question,

The question being shall the main question be now put,

The yeas and nays were required by Mr. Moore, seconded by Mr. McCullough, and were as follows:

YEAS—Messrs. Abrahams, Amick, Balbirnie, Barton, Batt, Baumgaertel, Blake, Boorse, Bougher, Boyer, Buchholz, Buck, Buckley, Caverow, Chew, Collins, Conrad, Cornelius, Corson, Costello, Davidson, Dixon, Doak, Edmonds, Erdin, Eslen, Falbex, Firth, Garrett, Gordon, Graham, Harvey, Hazlett, Heins, Hetzell, Hults, Irvine, Irwin, Kinsley, Kittams, Knight, Kucker, Little, Love-

grove, McCurdy, Martin, Mathias, Means, A. F. Miller, Mitchell, Morrison, Morton, Neill, Quinn, Frank Richards, Scott, Seltzer, Shugart, Slater, Smedley, E. E. Smith, Spiel, Stauffer, Swain, Thackara, W. S. Thomas, Tongue, Van Osten, Wadsworth, G. H. Wagner, Thos. Wagner, Warren, Warwick, Wolstencroft, Woodhead, and Hartman, *Pres't*—76.

NAYS—Messrs. Allen, Anderson, Barrows, Birch, Borden, Breitingner, B. H. Brown, W. H. Brown, Connell, Creadick, DeHaven, Funston, Gilpin, Goheen, Goodman, Hahn, Hammond, Hawkes, Henry, Hohl, Iseminger, Ivins, Krisher, Lang, Leonard, Levering, Linton, McAllister, McCullough, Mecredy, Meehan, Mercer, H. A. Miller, S. G. Miller, Mingle, Montgomery, Moore, Morrow, Orr, Ouram, Pallatt, Parker, Pavitt, Perry, E. W. Richards, Sayre, Seeds, Seger, A. F. Stevens, F. Stevens, Stevenson, Stinger, G. Thomas, and Thompson—54.

Which was agreed to.

The question being on agreeing to the amendment,

The yeas and nays were required by Mr. W. H. Brown, seconded by Mr. G. Thomas, and were as follows:

YEAS—Messrs. Allen, Anderson, Barrows, Birch, Borden, Breitingner, B. H. Brown, W. H. Brown, Connell, Creadick, DeHaven, Funston, Goheen, Goodman, Hahn, Hammond, Hawkes, Hohl, Iseminger, Ivins, Krisher, Lang, Leonard, Levering, Linton, McAllister, McCullough, Mecredy, Meehan, Mercer, H. A. Miller, S. G. Miller, Mingle, Montgomery, Moore, Morrow, Orr, Ouram, Parker, Pavitt, Perry, E. W. Richards, Sayre, Seeds, Seger, A. F. Stevens, F. Stevens, Stevenson, Stinger, G. Thomas, and Thompson—51.

NAYS—Messrs. Abrahams, Amick, Barton, Batt, Baumgaertel, Blake, Boorse, Bougher, Boyer, Buchholz, Buck, Buckley, Caverow, Chew, Collins, Conrad, Cornelius, Corson, Costello, Davidson, Dixon, Doak, Edmonds, Erdin, Eslen, Falbey, Firth, Garrett, Gordon, Graham, Harvey, Hazlett, Heins, Hetzell, Hulst, Irvine, Irwin, Kinsley, Kittams, Knight, Kucker, Little, Lovegrove, McCurdy, Martin, Mathias, Means, A. F. Miller, Mitchell, Morrison,

Morton, Neill, Pallatt, Quinn, Frank Richards, Scott, Seltzer, Shugart, Slater, Smedley, E. E. Smith, Spiel, Stauffer, Swain, Thackara, W. S. Thomas, Tongue, Van Osten, Wadsworth, G. H. Wagner, Thos. Wagner, Warren, Warwick, Wolstencroft, Woodhead, and Hartman, *Pres't* —76.

Which was not agreed to.

The question recurring on agreeing to the preambles,

Mr. Anderson moved to amend by adding the following new section :

“ SECT. 3. That before the lease set forth in Section 1 of this ordinance shall be executed by the Mayor of Philadelphia and the United Gas Improvement Company, a further agreement shall be entered into by the said lessee or its assigns, that if for a period of three years the net earnings of the said lessee or its assignee, shall exceed twelve per cent. of the amount of capital actually invested then the price of gas to the consumer shall be reduced, and the rate over which the City is to receive the excess be correspondingly reduced, to such a price as will only pay the lessee or its assignee the rate of twelve per cent. per annum on the capital stock actually invested ; the amount of money invested not to include any bonus or consideration paid for the assignment of this lease.

Mr. Van Osten, seconded by Messrs. Blake, Boorse, Buchholz, Caverow, Conrad, Firth, Irwin, Kittams, Morton, Slater, Smedley, Stauffer, Thackara, and G. H. Wagner, moved the previous question.

The question being shall the main question be now put,

The yeas and nays were required by Mr. Moore, seconded by Mr. Ivins, and were as follows:

YEAS—Messrs. Abrahams, Amick, Balbirnie, Barton, Batt, Baumgaertel, Blake, Boorse, Bougher, Boyer, Buchholz, Buck, Caverow, Chew, Collins, Conrad, Cornelius, Corson, Costello, Davidson, Dixon, Doak, Edmonds, Erdin, Eslen, Falbey, Firth Garrett, Gordon, Graham, Harvey, Hazlett, Heins, Hetzell, Irvine, Irwin, Kinsley, Kittams, Knight, Kucker, Little, Lovegrove, McCurdy, Martin,

Mathias, Means, A. F. Miller, Mitchell, Morrison, Morton, Neill, Pallatt, Quinn, Frank Richards, Scott, Seltzer, Shugart, Smedley, E. E. Smith, Spiel, Stauffer, Swain, Thackara, W. S. Thomas, Tongue, Van Osten, Wadsworth, G. H. Wagner, Thos. Wagner, Warren, Warwick, Wolstencroft, Woodhead, and Hartman, *Pres't*—74.

NAYS—Messrs. Allen, Anderson, Barrows, Birch, Borden, Breitingner, B. H. Brown, W. H. Brown, Connell, Creadick, Funston, Goheen, Goodman, Hahn, Hammond, Hawkes, Henry, Hohl, Iseminger, Ivins, Krisher, Lang, Leonard, Levering, Linton, McAllister, McCullough, Mercedy, Meehan, Mercer, H. A. Miller, S. G. Miller, Mingle, Montgomery, Moore, Morrow, Orr, Onram, Parker, Pavitt, Perry, E. W. Richards, Sayre, Seeds, Seger, A. F. Stevens, F. Stevens, Stevenson, Stinger, G. Thomas, and Thompson—51.

Which was agreed to.

The question being on agreeing to the amendment,

The yeas and nays were required by Mr. W. H. Brown, seconded by Mr. McCullough, and were as follows:

YEAS—Messrs. Allen, Anderson, Barrows, Birch, Borden, Breitingner, W. H. Brown, Connell, Creadick, Funston, Goheen, Goodman, Hahn, Hammond, Hawkes, Henry, Hohl, Iseminger, Ivins, Krisher, Lang, Leonard, Levering, Linton, McCullough, Meehan, Mercer, H. A. Miller, S. G. Miller, Mingle, Montgomery, Moore, Morrow, Orr, Parker, Pavitt, Perry, E. W. Richards, Sayre, Seeds, Seger, A. F. Stevens, F. Stevens, Stevenson, Stinger, G. Thomas, and Thompson—47.

NAYS—Messrs. Abrahams, Amick, Balbirnie, Barton, Batt, Baungaertel, Blake, Boorse, Bougher, Boyer, Buchholz, Buckley, Caverow, Chew, Collins, Conrad, Cornelius, Corson, Costello, Davidson, Dixon, Doak, Edmonds, Erdin, Eslen, Falbey, Firth, Garrett, Gordon, Graham, Harvey, Hazlett, Heins, Hetzell, Hulst, Irvine, Irwin, Kinsley, Kittams, Knight, Kucker, Little, McCurdy, Martin, Mathias, Means, A. F. Miller, Mitchell, Morrison, Morton, Neill, Pallatt, Quinn, Frank Richards, Scott, Seltzer, Shugart, Slater, Smedley, E. E. Smith, Spiel, Stauffer, Swain,

Thackara, W. S. Thomas, Tongue, Van Osten, Wadsworth, G. H. Wagner, Thos. Wagner, Warren, Warwick, Wolstencroft, Woodhead, and Hartman, *Pres't*—75.

Which was not agreed to.

The question being on agreeing to the preambles.

Mr. Hawkes raised the point "That the proposed ordinance is not in order, as there is no provision therein as required by law, 'providing that the proposed lease shall be made at public auction to the highest and best bidder, after due advertisement in at least five daily newspapers of the City for at least two weeks previous to the day of sale.' "

The President declared the point not well taken.

The question recurring on agreeing to the preambles,

Mr. Van Osten, seconded by Messrs. Abrahams, Barton, Blake, Buchholz, Buckley, Caverow, Conrad, Cornelius, Costello, Firth, Garrett, Irwin, Kittams, Mathias, A. F. Miller, Morton, Quinn, W. S. Thomas, and Warren, moved the previous question.

The question being shall the main question be now put,

The yeas and nays were required by Mr. Buchholz, seconded by Mr. Morton, and were as follows:

YEAS—Messrs. Abrahams, Amick, Balbirnie, Barton, Batt, Baumgaertel, Blake, Boorse, Bougher, Boyer, Buchholz, Buck, Buckley, Caverow, Chew, Collins, Conrad, Cornelius, Corson, Costello, Davidson, Dixon, Doak, Edmonds, Eslen, Falbey, Firth, Garrett, Gordon, Graham, Harvey, Hazlett, Heins, Hetzell, Hults, Irvine, Irwin, Kinsley, Kittams, Knight, Kucker, Little, McCurdy, Martin, Mathias, Means, A. F. Miller, Mitchell, Morrison, Morton, Neill, Pallatt, Quinn, Frank Richards, Scott, Seltzer, Shugart, Slater, Smedley, E. E. Smith, Spiel, Stauffer, Swain, Thackara, W. S. Thomas, Tongue, Van Osten, Wadsworth, G. H. Wagner, Thos. Wagner, Warren, Warwick, Wolstencroft, Woodhead, and Hartman, *Pres't*—75.

NAYS—Messrs. Allen, Anderson, Barrows, Birch, Borden, Breitingner, B. H. Brown, W. H. Brown, Connell, Creadick, DeHaven, Funston, Goheen, Goodman, Hahn, Hammond, Hawkes, Henry, Hohl, Iseminger, Ivins, Krish-

er, Lang, Leonard, Levering, Linton, McAllister, McCullough, Mecredy, Meehan, Mercer, H. A. Miller, S. G. Miller, Mingle, Montgomery, Moore, Morrow, Orr, Ouram, Parker, Pavitt, Perry, E. W. Richards, Sayre, Seeds, Seger, A. F. Stevens, Stevenson, Stinger, G. Thomas, and Thompson—51.

Which was agreed to.

The question being on agreeing to the preambles,

They were agreed to.

The title was read.

Mr. Van Osten moved to amend by adding the following: "and also consenting to the entry of The Equitable Illuminating Gas Light Company of Philadelphia upon the streets of the City of Philadelphia, in case of its becoming an assignee of The United Gas Improvement Company, to such extent as shall be necessary to enable it to perform its duties as such assignee."

Mr. Firth, seconded by Messrs. Barton, Blake, Buchholz, Buckley, Caverow, Conrad, Cornelius, Costello, Garrett, Graham, Irvine, Irwin, Means, Morton, Thackara, Van Osten, and Warwick, moved the previous question,

The question being shall the main question be now put,

It was agreed to.

The question being on agreeing to the amendment to the title,

It was agreed to.

The question being on agreeing to the title as amended,

The yeas and nays were required by Mr. McCullough, seconded by Mr. Ivins, and were as follows:

YEAS—Messrs. Abrahams, Amick, Balbirnie, Barton, Batt, Baumgaertel, Blake, Boorse, Bougher, Boyer, Buchholz, Buck, Caverow, Chew, Collins, Conrad, Cornelius, Corson, Costello, Davidson, Dixon, Doak, Edmonds, Erdin, Eslon, Falbey, Firth, Garrett, Gilpin, Gordon, Graham, Harvey, Hazlett, Heins, Hetzell, Hulst, Irvine, Irwin, Kinsley, Kittams, Knight, Kucker, Little, Lovegrove, McCurdy, Martin, Mathias, Means, A. F. Miller, Mitchell,

Morrison, Morton, Neill, Pallatt, Quinn, Frank Richards, Scott, Seltzer, Shugart, Slater, Smedley, E. E. Smith, Spiel, Stauffer, Swain, Thackara, W. S. Thomas, Tongue, Van Osten, Wadsworth, G. H. Wagner, Thos. Wagner, Warren, Warwick, Wolstencroft, Woodhead, and Hartman, *Pres't*—77.

NAYS—Messrs. Allen, Anderson, Barrows, Birch, Borden, Breiting, B. H. Brown, W. H. Brown, Connell, Creadick, DeHaven, Funston, Goheen, Goodman, Hahn, Hammond, Hawkes, Henry, Hohl, Iseminger, Ivins, Krisher, Lang, Leonard, Levering, Linton, McAllister, McCullough, Mecredy, Meehan, Mercer, H. A. Miller, S. G. Miller, Mingle, Montgomery, Moore, Orr, Ouram, Parker, Pavitt, Perry, E. W. Richards, Sayre, Seeds, Seger, A. F. Stevens, F. Stevens, Stevenson, Stinger, G. Thomas, and Thompson—51.

Which was agreed to.

The amendments having been printed by unanimous consent,

The bill was read a third time,

And on its final passage,

Mr. Abrahams, seconded by Messrs. Blake, Conrad, Costello, Firth, Garrett, Kittams, Mathias, Morton, Quinn, Thackara, and W. S. Thomas, moved the previous question.

The question being shall the main question be now put,

It was agreed to.

The question recurring on the final passage of the bill,

The yeas and nays were required according to law, and were as follows :

YEAS—Messrs. Abrahams, Amick, Balbirmie, Barton, Batt, Baumgaertel, Blake, Boorse, Bougher, Boyer, Buchholz, Buck, Buckley, Caverow, Chew, Collins, Conrad, Cornelius, Corson, Costello, Davidson, Dixon, Doak, Edmonds, Erdin, Eslen, Falbey, Firth, Garrett, Gilpin, Gordon, Graham, Harvey, Hazlett, Heins, Hetzell, Hults, Irvine, Irwin, Kinsley, Kittams, Knight, Kucker, Little, Lovegrove, McCurdy, Martin, Mathias, Means, A. F. Miller, Mitchell, Morrison, Morton, Neill, Pallatt, Quinn,

Frank Richards, Scott, Seltzer, Shugart, Slater, Smedley, E. E. Smith, Spiel, Stauffer, Swain, Thackara, W. S. Thomas, Tongue, Van Osten, Wadsworth, G. H. Wagner, Thos. Wagner, Warren, Warwick, Wolstencroft, Woodhead, and Hartman, *Pres't*—78.

NAYS—Messrs. Allen, Anderson, Barrows, Birch, Borden, Breitingen, B. H. Brown, W. H. Brown, Connell, Creadick, DeHaven, Funston, Goheen, Goodman, Hahn, Hammond, Hawkes, Henry, Hohl, Iseminger, Ivins, Krishner, Lang, Leonard, Levering, Linton, McAllister, McCullough, Mecredy, Meehan, Mercer, H. A. Miller, S. G. Miller, Mingle, Montgomery, Moore, Morrow, Orr, Ouram, Parker, Pavitt, Perry, E. W. Richards, Sayre, Seeds, Seger, A. F. Stevens, F. Stevens, Stevenson, Stinger, G. Thomas, and Thompson—52.

A majority of the members elected having voted in the affirmative,

It was agreed to,

And the bill passed.

Mr. Roberts presented the following:

Having been a stockholder of the United Gas Improvement Co. since 1885, at which time I was not a member of Councils, I refrain, as I have done on the various amendments, etc., from voting on Common Council ordinance No. 51.

CHAS. ROBERTS.

Mr. Meehan presented the following :

I vote "no" on this bill under protest, that I have not been allowed to offer the following amendments to the bill.

THOMAS MEEHAN.

Page 200, add to the end of the first paragraph: "And further agrees to employ only American citizens as laborers, and that the wages of said laborers shall not be less than that paid to laborers in other departments of the Public Works of the City, and that in case of the failure of the company to carry out their agreement to furnish gas to the City at any time by reason of strikes or similar

obstructions, it shall be regarded as a forfeiture of the bond to be hereinafter provided for."

Page 206, next to last and last line, strike out the words "in the same good order and condition in which the same now is," and insert the words "in first class condition."

Page 207, "Provided that a commission of three, to be appointed by the Mayor, shall examine the works to ascertain whether they are in the condition required by this clause, and that the decision of these commissioners shall be final."

Page 208, add to Clause 8, after the word "ordinance" on eighth line, "in accordance with the schedule as furnished by Director Thompson," at page 157.

Page 211, Clause 10, lines 11-12, strike out the words and figures "to three hundred (300)."

Mr. Swain presented the following:

In voting "aye" on the proposition to lease the Gas Works I do so for the following reasons :

First.—The Gas Department has been run, ever since I can remember, as a political machine, and will continue to be so run as long as it remains under the control and management of the municipality.

Second.—I do not believe the citizens of Philadelphia would consent to an increase of the tax rate for the special purpose of putting the Gas Works in proper condition.

Third.—It is good business to turn an unproductive property into a paying investment, and the very fact that the business men composing the United Gas Improvement Company, will endeavor to make some profit out of it for themselves is the best evidence that the City will receive a profit.

Fourth.—It was openly stated, before the Joint Committee, by the legal representatives of the Baker Syndicate, that they would take the matter into Court; in other words the City was threatened with a law suit if its Councilmanic representatives did not see fit to comply with that Syndicate's request.

Fifth.—I believe the United Gas Improvement Company to be the best party to obtain the lease. They already have a plant and are furnishing many millions of feet of gas to the City, and their offer, all things considered, is the best offer. The proposition of the Baker Syndicate made by its legal representatives to the Joint Committee that they would pay an additional \$10,000,000, was presented just before the final vote of the Committee, and in my judgment was not made in good faith. This offer should have been included in their ordinance when first presented, and not at the very last moment to the Joint Committee, just before taking the vote.

Sixth.—I think the City Solicitor can be depended upon to draw a lease under this ordinance which will fully and completely protect the citizens' interests. This is a *lease* of the Gas Works and not a sale, and by its terms the works will revert to the City thirty years from now in a thoroughly equipped condition and without any expense to the City for having put it in such condition. In the meantime the City will be relieved of an enormous annual expenditure for gas, obtain free lighting and be enabled to put in the market for sale some of the real estate now occupied for gas plants.

It is perhaps unnecessary, but nevertheless I deem it proper, to state that I am not interested directly or indirectly in any gas company, either in Philadelphia or elsewhere, nor do I expect to be. I conscientiously believe that this offer to lease the Gas Works is for the very best interests of the City, and therefore vote in favor of it.

Mr. Ivins moved that Common Council do now adjourn.

Which was agreed to.

So Common Council adjourned.

Thursday, November 18, 1897.

Common Council met—Members present:

Messrs. Abrahams, Allen, Amick, Anderson, Balbirnie, Barrows, Barton, Batt, Baumgaertel, Birch, Blackwood, Blake, Boorse, Borden, Bougher, Boyer, Breiting, B. H. Brown, W. H. Brown, Buchholz, Buckley, Caverow, Chew, Collins, Connell, Conrad, Cornelius, Corson, Costello, Creadick, Davidson, DeHaven, Dixon, Doak, Erdin, Eslen, Falbey, Firth, Funston, Garrett, Gilpin, Goheen, Gordon, Graham, Hahn, Hammond, Harvey, Hawkes, Hazlett, Heins, Henry, Hetzell, Hohl, Hulst, Irvine, Irwin, Isenminger, Ivins, Kinsley, Kittams, Knight, Krisner, Kucker, Leonard, Levering, Linton, Little, Lovegrove, McAllister, McCullough, McCurdy, Martin, Mathias, Means, Mecredy, Meehan, Mercer, A. F. Miller, H. A. Miller, S. G. Miller, Mingle, Mitchell, Montgomery, Moore, Morrow, Morton, Neill, Orr, Ouram, Pallatt, Parker, Perry, Quinn, E. W. Richards, Frank Richards, Roberts, Sayre, Scott, Seeds, Seger, Seltzer, Shugart, Slater, Smedley, E. E. Smith, Spiel, Stauffer, Steger, F. Stevens, Stevenson, Stinger, Swain, Thackara, G. Thomas, W. S. Thomas, Thompson, Tongue, Van Osten, Wadsworth, G. H. Wagner, Thos. Wagner, Warren, Warwick, Woodhead, and Hartman, *Pres't.*

The President presented the following :

Philadelphia, November 17, 1897.

GEORGE W. KOCHERSPERGER, Esq.,

Chief Clerk of Common Council.

DEAR SIR:—Owing to Mr. Samuel Goodman being absent from the City, he will be unable to attend the Stated Meeting of Common Council, to be held Thursday, the 18th inst., at three o'clock P. M.

Very truly yours,

IRA C. KELLER.

Philadelphia, November 17, 1897.

WENCEL HARTMAN, Esq.,

President of Common Council.

DEAR SIR:—Owing to an important business engagement in New York, on Thursday, November 18th, it will be impossible for me to attend meeting of Common Council on this day. I am,

Respectfully yours,

JOHN LANG.

Philadelphia, November 17, 1897.

WENCEL HARTMAN, Esq.,

President of Common Council.

DEAR SIR:—It will be impossible for me to attend the meeting of Common Council to-morrow, as business of importance calls me to New York.

Yours respectfully,

JAMES WOLSTENCROFT.

Philadelphia, November 18, 1897.

WENCEL HARTMAN, Esq.,

President of Common Council.

DEAR SIR:—Please excuse me from the meeting of Council this afternoon.

Important business prevents my attendance.

Very truly,

G. W. EDMONDS.

Philadelphia, November 17, 1897.

WENCEL HARTMAN, Esq.,

President of Common Council.

DEAR SIR:—Mr. Robert S. Leithead is confined to his room on account of sickness, in consequence of which he

asks to be excused from attending the meeting of Common Council to-morrow.

Very truly yours,

J. H. GROVE, M. D.

—
Philadelphia, November 17, 1897.

WENCEL HARTMAN, Esq.,

President of Common Council.

DEAR SIR:—Will not be able to attend Council to-morrow, on account of illness.

Yours truly,

WM. H. PAVITT.

Also, presented a communication from the Register of Will, stating that the increase of business in the Orphans' Court and Register of Wills Office demanded an increase in his clerical force and recommending an appropriation for the purpose of employing two additional clerks.

Which was read, and referred to the Committee on Finance.

Also, presented a communication from the Board of Public Education, submitting copy of resolution passed by the Board November 9, 1897, requesting Councils to add to Item 1, salaries of teachers, for the year 1898, a sum equal to three per cent. of the total thereof, to be paid in ten equal monthly parts, by separate warrants, to the Teachers' Annuity Fund Association, subject to such regulations as the Board of Public Education may prescribe.

Which was read, and referred to the Committee on Finance.

Also, presented a further communication from the Board of Public Education, asking for certain transfers in the annual appropriation to the Board of Public Education, for the year 1897, accompanied with a bill.

Which was read, and referred to the Committee on Finance.

Also, presented a communication from Mr. William Baurle, stenographer, typewriter and clerk in the Office

of Recorder of Deeds, asking for an increase of salary, accompanied with a communication from the Recorder of Deeds, approving the application.

Which was read, and referred to the Committee on Finance.

Also, presented a petition from the clerks in the Register of Wills' Office, asking for certain increases in their salaries.

Which was read, and referred to the Committee on Finance.

Also, presented a communication from The Municipal League of Philadelphia, protesting against the passage of the bill entitled "An Ordinance to authorize the Director of the Department of Public Safety to enter into a lease with the Pennsylvania Railroad Company, for the premises at the foot of Dock street, in the river Delaware, to take effect at the expiration of the present lease with the Delaware Avenue Market Company, on December 31, 1898," now pending before Councils, and requesting that it be recommitted to the Committee.

Which was read, and laid upon the table.

Also, presented a communication from the Citizens' Municipal Association, urging the defeat of the bill entitled "An Ordinance to authorize the Director of the Department of Public Safety to enter into a lease with the Pennsylvania Railroad Company for the premises at the foot of Dock street, on the river Delaware, to take effect at the expiration of the present lease with the Delaware Avenue Market Company, on December 31, 1898."

Which was read, and laid upon the table.

Also, presented a communication calling the attention of the Committee on Highways to the passage of certain acts by the Legislature of Pennsylvania, relative to the opening, grading and improving of streets.

Which was read, and referred to the Committee on Highways.

Also, presented a bill entitled "An Ordinance to regulate the height of electric lights over sidewalks."

Which was referred to the Electrical Committee.

Also, presented a bill entitled "An Ordinance to authorize the location of a gasoline lamps in alley rear of 248 South Twenty-third street, in the Eighth Ward."

Which was referred to the Committee on Gas.

Also, presented a bill entitled "An Ordinance to authorize the re-paving of Bennett street, from Seventh to Eighth street, in the Eighth Ward."

Which was referred to the Committee on Highways.

Also, presented a bill entitled "An Ordinance to authorize the revision of the lines on Bennett street, between Seventh and Eighth streets, in the Eighth Ward."

Which was referred to the Committee on Surveys.

Mr. Shugart (on leave) read in place a bill entitled "An Ordinance to construct a sewer in American street, from Wolf to Ritner street, in the First Ward."

Which was referred to the Committee on Surveys.

Also (on leave), read in place bills to grade the following streets in the First Ward: American street, from Wolf to Ritner street, and Wolf street, from Second to Third street.

Which were referred to the Committee on Highways.

Also (on leave), read in place a bill entitled "An Ordinance to re-pave Fernon street, from Sixth to Seventh street, in the First Ward."

Which was referred to the Committee on Highways.

Mr. Hahn (on leave) read in place a bill entitled "An Ordinance to relieve the Bethany M. E. Church, corner Eleventh and Mifflin streets, from the payment of charges for the construction of sewer in front of said property."

Which was referred to the Committee on Surveys.

Mr. Leonard (on leave) read in place a bill entitled "An Ordinance to change the location of electric light from northeast corner of Seventh and Jackson street, to southwest corner of Thirteenth and McKean streets, in the First Ward."

Which was referred to the Electrical Committee.

Mr. Garrett (by request, on leave) read in place a bill

entitled "An Ordinance to prohibit the wearing of any hats, caps or bonnets in theatres or places of amusement."

Which was referred to the Committee on Police and Prisons.

Mr. Abrahams (on leave) read in place a bill entitled "An Ordinance to appropriate the sum of seventy thousand (70,000) dollars for a school house in the Fourteenth Ward."

Which was referred to the Committee on Schools.

Also (on leave), read in place bills to re-pave the following streets in the Fourteenth Ward: Potts street from Thirteenth to Broad street; Myrtle street, from Eleventh to Ontario street; Camac street, from Brown to Parrish street; Harmer street, from Eleventh to Twelfth street; North street, from Eleventh to Thirteenth street; Lemon street, from Eleventh to Twelfth street; and Pearl street, from Twelfth to Thirteenth street, with asphalt. Wood street, from Tenth to Thirteenth street, and Olive street, from Tenth to Broad street, with Belgian blocks. Ogden street, from Tenth to Ontario street; Melon street, from Tenth to Twelfth street; and Brandywine street, from Tenth to Twelfth street, with vitrified brick.

Which were referred to the Committee on Highways.

Mr. Montgomery (by request, on leave) read in place a bill entitled "An Ordinance to condemn for the purpose of erecting an Art Gallery thereon, property at Broad and Chestnut streets, and to revise the building line on Broad street, between Chestnut street and South Penn Square."

Which was referred to the Committee on Surveys.

Mr. Gilpin (on leave) read in place a bill entitled "An Ordinance to provide additional room for the Northeast Manual Training school in the Sixteenth Ward."

Which was referred to the Committee on Schools.

Mr. Hohl (on leave) read in place a bill entitled "An Ordinance to lay water-pipe in Sharswood street (formerly Eisin avenue), from Fourth to Lawrence street, in the Seventeenth Ward."

Which was referred to the Committee on Water.

Also (on leave), read in place a bill entitled "An Ordi-

nance to lay gas-pipe in Sharswood street (formerly Eisin avenue), from Fourth to Lawrence street, in the Seventeenth Ward."

Which was referred to the Committee on Gas.

Also (on leave), read in place a bill entitled "An Ordinance to pave Sharswood street (formerly Eisin avenue), from Fourth to Lawrence street, in the Seventeenth Ward, with asphalt."

Which was referred to the Committee on Highways.

Mr. Spiel (on leave) read in place a bill entitled "An Ordinance to re-pave Hancock street, from Girard avenue to Oxford street, in the Seventeenth Ward, with Belgian blocks," accompanied with a petition.

Which was referred to the Committee on Highways.

Mr. Irwin (on leave) read in place bills to pave the following streets in the Eighteenth Ward: Vienna street, from Gaul to Memphis street; Marlborough street, from Thompson street to Frankford avenue and Vienna street, from Girard avenue to Belgrade street, with Belgian block; Montgomery avenue, from Richmond street to Frankford avenue and Moyer street, from Hanover street to East Norris street, with sheet asphalt.

Which were referred to the Committee on Highways.

Mr. Hetzell presented a communication from Kate Pole requesting Councils to make an appropriation for the payment of Warrant No. 13,880, of the Board of Education, for the year 1883, amounting to one hundred and seventeen (117) dollars and fifty (50) cents.

Which was referred to the Committee on Finance.

Mr. Bougher (on leave) read in place a bill entitled "An Ordinance to construct a sewer in Wilkey street, from Elm to Hanover street, in the Eighteenth Ward."

Which was referred to the Committee on Surveys.

Also (on leave), read in place bills to re-pave the following streets in the Eighteenth Ward: Palmer street, from Allen street to Frankford road, and Allen street, from Frankford road to Palmer street, with sheet asphalt.

Which were referred to the Committee on Highways.

Mr. Buchholz (on leave) read in place a bill entitled, "An Ordinance to authorize the creation of a loan or loans by the City of Philadelphia for the sum of one million (1,000,000) dollars, for re-paving with an improved pavement small streets forty (40) feet or less in width from house line to house line, and the underground work incident thereto," accompanied with a resolution entitled "Resolution to publish a loan bill."

Which was referred to the Committee on Finance.

Mr. Eslen (on leave) read in place a bill entitled, "An Ordinance to authorize the re-paving with improved pavement of certain streets and the construction of sewers and the laying and re-laying of gas and water-pipe in any of the said streets where the same may be necessary."

Which was referred to the Committee on Highways.

Mr. Morton (on leave) read in place a bill entitled "An Ordinance to pave Percy street, from Thompson street to Girard avenue market, in the Twentieth Ward, with Belgian block."

Which was referred to the Committee on Highways.

Mr. Dixon (on leave) read in place a bill entitled "An Ordinance to authorize the Mayor to enter security for the immediate opening of Righter street, from Hermit lane to Osborne street."

Which was referred to the Committee on Highways.

Also (on leave), read in place a bill entitled "An Ordinance to increase the width of Cresson street, from Green lane south about one hundred and fifty (150) feet."

Which was referred to the Committee on Surveys.

Mr. Meehan (on leave) read in place a bill entitled "An Ordinance to locate an electric light at High and Morton streets, in the Twenty-second Ward."

Which was referred to the Electrical Committee.

Also (on leave), read in place a bill entitled "An Ordinance to locate certain electric lights at Logan, in the Twenty-second Ward."

Which was referred to the Electrical Committee.

Mr. Seeds (on leave) read in place a bill entitled "An

Ordinance to make an appropriation to the Department of Public Safety (Bureau of City Property) for the purpose of constructing buildings and appurtenances necessary to convert John Dickinson Square into a model play-ground."

Which was referred to the Committee on Finance.

Also, presented a communication from the "League of American Municipalities," requesting the City of Philadelphia to join the League.

Which was read, and referred to the Committee on Finance.

Also (on leave), read in place a bill entitled "An Ordinance to approve the contracts and surety of Armstrong and Printzenhoffer for constructing a wooden pier at the foot of Arch street in the Delaware river; and for constructing a wooden pier and a wooden barrel sewer therein at the foot of Chestnut street, in the Delaware river, for the Bureau of Surveys; also, the contract and surety of Stacey Reeves & Sons, for the restoration of Independence Hall, together with its arcades and wing buildings to its original appearance and condition as it existed in the year 1776, for the Bureau of City Property."

Which was referred to the Committee on Finance.

Mr. Davidson (on leave) read in place bills to construct sewers in the following streets in the Twenty-second Ward: Manheim street, from Greene street to Germantown avenue; Reger street, from Greene to Portico street, and Wade street, from Manheim to Reger street.

Which were referred to the Committee on Surveys.

Also (on leave), read in place bills to grade the following streets in the Twenty-second Ward: Roberts avenue, from Pulaski avenue to Berkley street; Devon street, from Woodlawn street to Stenton avenue; Carswell street, from Haines to Mechanic street, and Wade street, from Manheim to Reger street.

Which were referred to the Committee on Highways.

Also (on leave) read in place bills to pave the following streets in the Twenty-second Ward, with vitrified brick: Roberts avenue, from Pulaski avenue to Berkley street, and Wade street, from Manheim to Reger street.

Which were referred to the Committee on Highways.

Also (on leave), read in place a bill entitled "An Ordinance to change the name of Rex avenue northeast of Germantown avenue to Summit street, in the Twenty-second Ward."

Which was referred to the Committee on Surveys.

Also (by request, on leave), offered the following, to wit.: "Resolution of request to the Director of the Department of Public Works to grant permission to the owners of property on Lawrens street, between Queen and Bringhurst streets, to construct a sewer at private expense." (*Appendix No. 65.*)

Which was laid over to be printed.

Mr. Corson (on leave) read in place bills to locate three (3) electric lights in the Twenty-third Ward.

Which were referred to the Electrical Committee.

Also (on leave), read in place a bill entitled "An Ordinance to authorize the Director of the Department of Public Works to draw and the City Controller to countersign a warrant in favor of Joseph G. Conklin for the construction of a branch sewer in Frankford avenue, from summit south of Foulkrod street to summit northeast of Harrison street, and on Frankford avenue from summit north of Harrison street to Little Tacony creek."

Which was referred to the Committee on Surveys.

Mr. Allen (on leave) offered the following, to wit.: "Resolution to amend the Rules of Common Council."

Which was referred to the Committee on Municipal Government of Common Council.

Mr. De Haven (on leave) read in place a bill entitled, "An Ordinance to authorize the setting aside for school purposes the stand pipe lot on Thirty-fifth street and Aspen street, in the Twenty-fourth Ward."

Which was referred to the Committee on Schools.

Mr. F. Richards (on leave) read in place a bill entitled "An Ordinance to place on the City plan a street in the rear of the Zoological Garden, from Thirty-fourth street bridge to Girard avenue."

Which was referred to the Committee on Surveys.

Mr. Neill (on leave) read in place a bill entitled, "An Ordinance to authorize the location of a gasoline lamp in the rear of No. 842 North Forty-second street, in the Twenty-fourth Ward."

Which was referred to the Committee on Gas.

Mr. Knight (on leave) read in place a bill entitled "An Ordinance to make an appropriation of three thousand one hundred and ninety-nine (3,199) dollars and twenty (20) cents, to pay for grading Aramingo avenue, Garabaldi and Cornwell streets."

Which was referred to the Committee on Finance.

Also (on leave), read in place a bill entitled "An Ordinance to authorize the creation of a loan by the City of Philadelphia of nine hundred thousand (900,000) dollars for the abolition of grade crossing of the Philadelphia and Trenton Railroad, from Norris street to Butler street, in the Twenty-fifth and Thirty-first Wards of the City of Philadelphia."

Which was referred to the Committee on Finance.

Also (on leave), read in place a bill entitled "An Ordinance to amend an ordinance, entitled 'An Ordinance to authorize the revision of lines and grades of streets required to avoid grade crossings of the Philadelphia and Trenton Railroad, from Norris street to Butler street, in the Twenty-fifth and Thirty-first Wards of the City of Philadelphia, etc.,' approved the second day of February, 1897."

Which was referred to the Committee on Finance.

Also (on leave) read in place bills to authorize the opening of the following streets, in the Twenty-fifth Ward, viz.: Emerald street, from Harrowgate lane to Erie avenue, and Jasper street, from Ontario to Venango street."

Which were referred to the Committee on Highways.

Also (on leave), read in place a bill entitled "An Ordinance to grade Emerald street, from Kettlewell street to Harrowgate lane, in the Twenty-fifth Ward."

Which was referred to the Committee on Highways.

Also (on leave), read in place a bill entitled "An Ordinance to pave Emerald street, from Kettlewell street to

Harrowgate lane, in the Twenty-fifth Ward, with vitrified bricks."

Which was referred to the Committee on Highways.

Also (on leave) read in place bills to re-pave the following streets in the Twenty-fifth Ward: Salmon street, from Clearfield to Neff street, with asphalt or vitrified brick, and Tioga street, from Frankford avenue to Trenton avenue.

Which were referred to the Committee on Highways.

Mr. Tongue (on leave) read in place a bill entitled "An Ordinance to locate an electric light at the southeast corner of Jasper and Andrew streets, in the Twenty-fifth Ward."

Which was referred to the Electrical Committee.

Also (on leave), read in place a bill entitled "An Ordinance to authorize the location of a gasoline lamp at No. 2024 Adaline street, in the Twenty-fifth Ward."

Which was referred to the Committee on Gas.

Also (on leave), read in place a bill entitled "An Ordinance to authorize the opening of Wahn street, from Frankford avenue to Coral street, in the Twenty-fifth Ward."

Which was referred to the Committee on Highways.

Also (on leave), read in place a bill entitled "An Ordinance to re-pave Clementine street, from Frankford avenue to Emerald street, in the Twenty-fifth Ward, with granite blocks."

Which was referred to the Committee on Highways.

Mr. Gordon (on leave) read in place bills to construct sewers in the following streets in the Twenty-fifth Ward: Richmond street, from Ash to Church street, and Kirkbride street, from Geyer to Howell street.

Which was referred to the Committee on Surveys.

Also (on leave), read in place a bill entitled "An Ordinance to lay water-pipe in Buckins street, from Thompson to Almond street, in the Twenty-fifth Ward."

Which was referred to the Committee on Water.

Also (on leave), read in place a bill entitled "An Ordi-

nance to pave Buckius street, from Thompson to Almond street, in the Twenty-fifth Ward, with asphalt."

Which was referred to the Committee on Highways.

Mr. Anderson (on leave) read in place a bill entitled "An Ordinance to appropriate the sum of ten thousand (10,000) dollars to clean out the canal in the Twenty-sixth and Thirty-sixth Wards of the City of Philadelphia."

Which was referred to the Committee on Finance.

Mr. Connell (on leave) read in place bills to construct sewers in the following streets, in the Twenty-seventh Ward: Lombard street, from Forty-third to Forty-fifth street, and Forty-fourth street, from Lombard street to Baltimore avenue.

Which were referred to the Committee on Surveys.

Also (on leave), read in place a bill entitled "An Ordinance to lay water-pipe in the following streets, in the Twenty-seventh Ward: Forty-fourth street, from Lombard street to Baltimore avenue, and Lombard street, from Forty-third to Forty-fifth street."

Which was referred to the Committee on Water.

Also (on leave), read in place bills to lay gas-pipe in the following streets, in the Twenty-seventh Ward: Lombard street, from Forty-third to Forty-fifth street, and Forty-fourth street, from Lombard street to Baltimore avenue.

Which were referred to the Committee on Gas.

Also (on leave), read in place bills to pave the following streets in the Twenty-seventh Ward: Forty-fourth street, from Lombard street to Baltimore avenue; Lombard street, from Forty-third to Forty-fifth street, with vitrified brick, and Ludlow street, from Fifty-fifth to Fifty-sixth street with sheet asphalt.

Which were referred to the Committee on Highways.

Also (on leave), read in place a bill entitled "An Ordinance to macadamize Sixty-third street, from P. W. & B. R. R. to Elmwood avenue, in the Twenty-seventh Ward."

Which was referred to the Committee on Highways.

Mr. Swain (on leave) read in place a bill entitled "An Ordinance to construct sewers in Osage avenue, from Forty-

fifth to Forty-sixth street, and in Forty-sixth street, from Osage avenue to Pine street, in the Twenty-seventh Ward."

Which was referred to the Committee on Surveys.

Also (on leave), read in place a bill entitled "An Ordinance to lay water-pipe in Osage avenue, from Forty-fifth to Forty-sixth street, in the Twenty-seventh Ward."

Which was referred to the Committee on Water.

Also (on leave), read in place a bill entitled "An Ordinance to pave Osage avenue, from Forty-fifth to Forty-sixth street, in the Twenty-seventh Ward, with asphaltum or vitrified brick."

Which was referred to the Committee on Highways.

Mr. H. A. Miller (on leave) read in place a bill entitled "An Ordinance to authorize the construction of sewers in Parkside, Belmont and Edgely avenues."

Which was referred to the Committee on Surveys.

Mr. Mathias (on leave) read in place a bill entitled "An Ordinance to make an appropriation for the purchase of a lot of ground for school purposes in the Twenty-eighth Ward."

Which was referred to the Committee on Schools.

Also (on leave), read in place a bill entitled "An Ordinance to authorize the location of gasoline lamps in the Twenty-eighth Ward."

Which was referred to the Committee on Gas.

Also (on leave), read in place a bill entitled "An Ordinance to lay water-pipe in Huntingdon street, Thirtieth street, Hollywood, Myrtlewood and Oakdale streets, in the Twenty-eighth Ward."

Which was referred to the Committee on Water.

Also (on leave), read in place a bill entitled "An Ordinance to lay gas-pipe in Huntingdon, Thirtieth, Hollywood, Myrtlewood and Oakdale streets, in the Twenty-eighth Ward."

Which was referred to the Committee on Gas.

Also (on leave), read in place bills to place the following streets in the Twenty-eighth Ward on the City plan: Myrtlewood street, from Huntingdon to Oakdale street; Oak-

dale street, from Twenty-ninth to Thirty-first street; and Hollywood street, from Huntingdon to Oakdale street."

Which were referred to the Committee on Surveys.

Also (on leave), read in place bills to pave the following streets in the Twenty-eighth Ward with sheet asphaltum: Oakdale street, from Twenty-ninth to Thirty-first street; and Huntingdon street, from Twenty-ninth to Thirty-first street.

Which were referred to the Committee on Highways.

Also (on leave), read in place bills to re-pave the following streets in the Twenty-eighth Ward with asphaltum: Twenty-ninth street, from Susquehanna avenue to Lehigh avenue; Thirtieth street, from Susquehanna avenue to Lehigh avenue; and Seventeenth street, from Huntingdon street to Lehigh avenue.

Which were referred to the Committee on Highways.

Mr. Graham (on leave) read in place a bill entitled "An Ordinance to make an appropriation to reimburse Mr. W. T. B. Roberts, for money expended in grading Thirtieth, Hollywood and Myrtlewood streets."

Which was referred to the Committee on Finance.

Mr. Boorse (on leave) read in place a bill entitled "An Ordinance to make an appropriation to pay the Vulcanite Paving Co. for paving Twentieth street, north of Girard avenue."

Which was referred to the Committee on Finance.

Mr. Funston (on leave) read in place a bill entitled "An Ordinance to re-pave Christian street, from Sixteenth to Twenty-first street, and from Twenty-second street to Gray's Ferry road, in the Thirtieth Ward, with asphalt and making an appropriation therefor."

Which was referred to the Committee on Finance.

Mr. Breitingner (on leave) read in place a bill entitled "An Ordinance to make an appropriation of eight thousand (8,000) dollars to the Department of City Commissioners, for the year 1898, for the purpose of donating said sum to the different Posts of the Grand Army of the Republic, to assist them in the proper observance of Memorial Day."

Which was referred to the Committee on Finance.

Also (on leave), read in place a bill entitled "An Ordinance to make an appropriation to the annual appropriation to the Department of City Treasurer, for the year 1898, for the purpose of reimbursing Richard G. Oellers for money expended in entering security as Treasurer of the City of Philadelphia."

Which was referred to the Committee on Finance.

Also (on leave), read in place a bill entitled "An Ordinance to re-pave Van Pelt street, from Montgomery avenue to Berks street, with improved pavement."

Which was referred to the Committee on Highways.

Mr. Lovegrove (on leave) read in place bills to re-pave the following streets in the Thirty-second Ward, with improved pavement: Park avenue, from Montgomery avenue to Susquehanna avenue; Camac street, from Berks street to Susquehanna avenue; and Monument avenue, from Seventeenth to Eighteenth street."

Which were referred to the Committee on Highways.

Mr. Sayre (on leave) read in place a bill entitled "An Ordinance to authorize the location of a gasoline lamp on east side of Seventeenth street, between Cayuga street and St Mark's Square, in the Thirty-third Ward,"

Which was referred to the Committee on Gas.

Also (on leave), read in place a bill entitled "An Ordinance to relieve and exempt the All Saints Evangelical Lutheran Church from the payment of sewer, water-pipe and paving charges and assessments."

Which was referred to the Committee on Law.

Also (on leave), read in place a bill entitled "An Ordinance to lay water-pipe in Airdrie street, from Thirteenth street to Old York road, in the Thirty-third Ward."

Which was referred to the Committee on Water.

Also (on leave), read in place a bill entitled "An Ordinance to lay gas-pipe in Airdrie street, from Thirteenth street to Old York road, in the Thirty-third Ward."

Which was referred to the Committee on Gas.

Mr. Thos. Wagner (on leave) read in place a bill entitled "An Ordinance to construct a sewer in Reese street, from

Glenwood avenue to Connecting Railroad, in the Thirty-third Ward."

Which was referred to the Committee on Surveys.

Also (on leave), read in place a bill entitled "An Ordinance to lay gas-pipe in "D" street, from Clearfield to Indiana street, in the Thirty-third Ward."

Which was referred to the Committee on Gas.

Also (on leave), read in place a bill entitled "An Ordinance to place Arbor street, from Clearfield street to Allegheny avenue, parallel with "C" street, and one hundred and two (102) feet east of the same, in the Thirty-third Ward, upon the City plan."

Which was referred to the Committee on Surveys.

Also (on leave), read in place bills to grade the following streets in the Thirty-third Ward: Clearfield street, from "B" to Front street, and the intersection of Howard street and Ontario street, in the Thirty-third Ward."

Which were referred to the Committee on Highways.

Also (on leave), read in place a bill entitled "An Ordinance to authorize the construction of a passage-way or tunnel under the Connecting Railroad at "L" street, in the Thirty-third Ward."

Which was referred to the Committee on Surveys.

Mr. S. G. Miller (on leave) read in place a bill entitled "An Ordinance to authorize the purchase of property Nos. 2712-14-16 North Second street, in the Thirty-third Ward, for fire purposes, and to make an appropriation therefor."

Which was referred to the Committee on Fire and Health.

Mr. Baumgaertel (on leave) read in place a bill entitled "An Ordinance to re-pave "K" street, from Kensington avenue to Venango street, in the Thirty-third Ward, with Belgian block."

Which was referred to the Committee on Highways.

Mr. Harvey (on leave) read in place a bill entitled "An Ordinance to change the electric light on Fifty-fourth street, north of Media street to Lancaster avenue, below

Fifty-second street, in front of Church, in the Thirty-fourth Ward."

Which was referred to the Electrical Committee.

Mr. Warwick (on leave) read in place bills to construct sewers in the following streets in the Thirty-fourth Ward: Fifty-seventh street, from Arch to Vine street, and Salford street, from Market to Arch street.

Which was referred to the Committee on Surveys.

Also (on leave), read in place bills to lay water-pipe in the following streets in the Thirty-fourth Ward: Fifty-seventh street, from Arch to Vine street, and Salford street, from Market to Arch street, in the Thirty-fourth Ward."

Which was referred to the Committee on Water.

Also (on leave), read in place bills to lay gas-pipe in the following streets in the Thirty-fourth Ward: Fifty-seventh street, from Arch to Vine street, and Salford street, from Market to Arch street.

Which was referred to the Committee on Gas.

Also (on leave), read in place a bill entitled "An Ordinance to grade Fifty-seventh street, from Arch to Vine street, in the Thirty-fourth Ward."

Which was referred to the Committee on Highways.

Also (on leave), read in place a bill entitled "An Ordinance to pave Fifty-seventh street, from Arch to Vine street, in the Thirty-fourth Ward, with vitrified brick."

Which was referred to the Committee on Highways.

Mr. Barton (on leave) read in place a bill entitled "An Ordinance to make an appropriation to the Department of Public Works (Bureau of Highways), to pay for sewers and drains on Grant street, and for grading certain sidewalks."

Which was referred to the Committee on Finance.

Also (on leave), read in place a bill entitled "An Ordinance to macadamize Axe Factory road, from Welsh road as far as twenty-five hundred (2,500) dollars will go."

Which was referred to the Committee on Highways.

Mr. Orr (on leave) read in place a bill entitled "An

Ordinance to construct a sewer on Point Breeze avenue, from Wharton to Morris street, in the Thirty-sixth Ward."

Which was referred to the Committee on Surveys.

Mr. Thompson (on leave) read in place bills to open the following streets in the Thirty-eighth Ward: Cambria and Somerset streets, from Twenty-second to Twenty-fourth street; Twenty-third and Twenty-fourth streets, from Lehigh avenue to Cambria street.

Which were referred to the Committee on Highways.

Also (on leave), read in place bills to grade the following streets in the Thirty-eighth Ward: Twentieth and Twenty-first street, from Lehigh avenue to Somerset street; Somerset street, from Seventeenth to Nineteenth street; and Cambria and Somerset streets, from Twenty-second to Twenty-fourth street.

Which were referred to the Committee on Highways.

Mr. Roberts, from the Committee on Finance, presented a report, with bill annexed entitled "An Ordinance to make an appropriation to the Commissioners of the Sinking Fund, for the year 1898." (*Appendix No. 66.*)

Which was laid over to be printed.

Also, from the same Committee, presented a further report, with bill annexed entitled "An Ordinance to make an appropriation to the Department of City Controller, for the year 1898." (*Appendix No. 67.*)

Which was laid over to be printed.

Also, from the same Committee, presented a further report, with bill annexed entitled "An Ordinance to make an appropriation to the Coroner, for the year 1898." (*Appendix No. 68.*)

Which was laid over to be printed.

Also, from the same Committee, presented a further report, with bill annexed entitled "An Ordinance to make an appropriation to the District Attorney, for the year 1898." (*Appendix No. 69.*)

Which was laid over to be printed.

Also, from the same Committee, presented a further report, with bill annexed entitled "An Ordinance to make

an appropriation to the Board of Revision of Taxes, for the year 1898." (*Appendix No. 70.*)

Which was laid over to be printed.

Mr. Dixon, Chairman of the Committee on Highways, presented a report, with bill annexed entitled "An Ordinance to permit J. Eavenson & Sons to lay a pipe under and across Twentieth street, north of Wood street." (*Appendix No. 71.*)

Which was laid over to be printed.

Also, from the same Committee, presented a further report, with bill annexed entitled "An Ordinance to authorize the erection of wooden steps on Mechanic street, from Boone to Terrace street, and on Church street at Wood street." (*Appendix No. 72.*)

Which was laid over to be printed.

Also, from the same Committee, presented a further report, with bill annexed entitled "An Ordinance to permit Paul S. Reeves to lay a pipe and construct a track to connect his works on Rosewood street, between Fitzwater and Catharine streets, in the Thirtieth Ward." (*Appendix No. 73.*)

Which was laid over to be printed.

Also, from the same Committee, presented a further report, with bill annexed entitled "An Ordinance to authorize the opening of Rising Sun avenue, Luzerne, Third, Howard, Eleventh, and Mervine streets." (*Appendix No. 74.*)

Which was laid over to be printed.

Mr. Hults, from the Committee on Police and Prisons, presented a report, with bill annexed entitled "An Ordinance to permit the erection of a bridge across Philip street, north of Norris street." (*Appendix No. 75.*)

Which was laid over to be printed.

Mr. Hawkes, from the Committee on City Property, of Common Council, to whom was referred Select Council bill (*Appendix No. 6*) entitled "An Ordinance to authorize the immediate opening of a portion of the Almshouse grounds, set apart for park purposes by the ordinance ap-

proved July 6, 1883, for public use as a botanic and economic garden and a park, conveying the same to the Board of Trustees of the Philadelphia Museums in trust for the purposes herein set forth," presented a report. (*Appendix No. 76.*)

Which was read.

Also, moved to resume second reading of the bill,

Which was agreed to.

The question being on agreeing to the following amendment:

"Provided, however, That that portion of the property lying north of and including the bed of Almshouse lane, and between the Schuylkill river and right of way of the Delaware Extension of the Pennsylvania Railroad, shall not be included in the provisions of this ordinance, but shall be and remain in the possession of the City for such disposition as may hereafter be ordered by ordinance."

It was not agreed to.

The question recurring on agreeing to the section,

It was agreed to,

The preambles were agreed to.

The title was agreed to.

The bill was read a third time,

And on its final passage, .

The yeas and nays were required according to law, and were as follows:

YEAS—Messrs. Abrahams, Allen, Amick, Anderson, Balbirnie, Barrows, Barton, Baumgaertel, Birch, Blackwood, Blake, Boorse, Borden, Bougher, Boyer, Breitingner, Buchholz, Buckley, Caverow, Collins, Cornelius, Corson, Creadick, Davidson, DeHaven, Dixon, Doak, Eslen, Falbey, Funston, Garrett, Goheen, Gordon, Graham, Hammond, Harvey, Hawkes, Hazlett, Heins, Hetzell, Hohi, Hulst, Irvine, Irwin, Iseminger, Ivins, Kinsley, Kittams, Knight, Krisher, Kucker, Linton, Little, McAllister, McCullough, McCurdy, Martin, Mathias, Means, Mecredy, Meehan, Mercer, A. F. Miller, S. G. Miller, Mingle, Mitchell, Montgomery, Moore, Morton, Neill, Orr, Ouram,

Quinn, E. W. Richards, Frank Richards, Roberts, Scott, Seger, Seltzer, Shugart, Slater, Smedley, E. E. Smith, Spiel, Stauffer, Steger, F. Stevens, Stevenson, Swain, Thackara, G. Thomas, W. S. Thomas, Thompson, Tongue, Van Osten, Wadsworth, G. H. Wagner, Thos. Wagner, Warren, Warwick, Woodhead, and Hartman, *Pres't*—192.

NAYS—Mr. Connell—1.

A majority of the members elected having voted in the affirmative,

It was agreed to,

And the bill passed.

So Common Council concurred.

Mr. Roberts moved to proceed to second reading of bill (Appendix No. 54) entitled "An Ordinance to approve the contract and surety of Samuel Gourley, Jr., for the erection of a public school house on Seymour street, between Knox street and Henry street, in the Twenty-second Ward; the contract and surety of the Jutte and Foley Company for the construction of the masonry substructure of a bridge on the line of Gray's Ferry avenue, over the Schuylkill river, in the Twenty-seventh and Thirty-sixth Wards; the contract and surety of P. McManus for the construction of a certain brick freight house, engine house and repair shop, with the appurtenances complete and ready for use in the depressed yard of the Philadelphia and Reading Railway, at Twentieth and Hamilton streets, being contract No. 25, of the Reading Subway; the contract and surety of Ryan and Kelly, for the construction of a certain permanent way for the Philadelphia and Reading Railway in the Subway and tunnel on Pennsylvania avenue, in the depressed yards, on the present level at Sixteenth, Pennsylvania avenue and Hamilton streets, on Noble street, between Broad and Thirteenth streets, and on the elevated structure east of Broad street, being contract No. 30, of the Reading Subway; the contract and surety of E. D. Smith and Company, for the construction of certain retaining walls and the reconstruction of buildings and other work, including the construction of a permanent track connection into the works of Messrs. Stanley G. Flagg and Company, located on the north side of Penn-

sylvania avenue, between Nineteenth and Twentieth streets, being contract No. 41, of the Reading Subway; and the contract and surety of E. D. Smith and Company, for the construction of temporary tracks which must be constructed on trestles on Pennsylvania avenue, between Hamilton and Taney streets, and at such other points as may be directed, for the maintenance of travel of the Philadelphia and Reading Railway Company during the construction of the Subway on Pennsylvania avenue, being contract No. 42, of the Reading Subway."

Which was agreed to.

The first and only section was again read, and agreed to.

The title was agreed to.

The bill was read a third time,

And on its final passage,

The yeas and nays were required according to law, and were as follows :

YEAS—Messrs. Abrahams, Allen, Anderson, Balbirnie, Barrows, Barton, Birch, Blackwood, Blake, Boorse, Borden, Bougher, Boyer, Breiting, B. H. Brown, W. H. Brown, Buchholz, Caverow, Collins, Conrad, Cornelius, Corson, Costello, Creadick, DeHaven, Doak, Eslen, Falbey, Funston, Garrett, Gilpin, Graham, Hahn, Hammond, Harvey, Hawkes, Hazlett, Heins, Hetzell, Hohl, Hults, Iseminger, Ivins, Kinsley, Kittams, Krisher, Kucker, Leonard, Levering, Linton, Little, McAllister, McCullough, McCurdy, Martin, Means, Mecredy, Meehan, Mercer, A. F. Miller, H. A. Miller, S. G. Miller, Mingle, Mitchell, Montgomery, Moore, Morrow, Morton, Neill, Ouram, Pallatt, Parker, Quinn, E. W. Richards, Frank Richards, Roberts, Sayre, Seger, Seltzer, Shugart, Slater, Smedley, E. E. Smith, Spiel, Stauffer, Steger, F. Stevens, Stevenson, Stinger, Swain, Thackara, G. Thomas, W. S. Thomas, Thompson, Van Osten, Wadsworth, G. H. Wagner, Thos. Wagner, Warren, Warwick, Woodhead, and Hartman. *Pres't*—102.

NAYS—None.

A majority of the members elected having voted in the affirmative,

It was agreed to,

And the bill passed.

Also, moved to proceed to second reading of bill (Appendix No. 60) entitled "An Ordinance to approve the contract and surety of George W. Stewart, for the erection of a public school house on the southeast corner of Howard and Cambria streets, in the Thirty-third Ward."

Which was agreed to.

The first and only section was again read, and agreed to.

The title was agreed to.

The bill was read a third time,

And on its final passage,

The yeas and nays were required according to law, and were as follows:

YEAS—Messrs. Abrahams, Allen, Anderson, Balbirnie, Barrows, Barton, Baumgaertel, Blackwood, Blake, Borden, Bougher, Boyer, Breiting, B. H. Brown, W. H. Brown, Buchholz, Buckley, Caverow, Collins, Connell, Conrad, Cornelius, Corson, Costello, Creadick, Davidson, DeHaven, Dixon, Doak, Eslen, Falbey, Funston, Garrett, Gilpin, Goheen, Gordon, Graham, Hahn, Hammond, Hawkes, Hazlett, Heins, Hetzell, Hohl, Hults, Irvine, Iseminger, Ivins, Kinsley, Kittams, Knight, Krisher, Kucker, Leonard, Levering, Linton, Little, McAllister, McCurdy, Martin, Means, Mecredy, Meehan, Mereer, H. A. Miller, S. G. Miller, Mingle, Mitchell, Moore, Morrow, Neill, Orr, Ouram, Pallatt, Parker, Quinn, E. W. Richards, Frank Richards, Roberts, Scott, Seger, Seltzer, Shugart, Slater, Smedley, F. E. Smith, Spiel, Stauffer, Steger, F. Stevens, Stinger, Swain, G. Thomas, W. S. Thomas, Thompson, Tongue, Van Osten, Wadsworth, G. H. Wagner, Thos. Wagner, Warren, Warwick, Woodhead, and Hartman, *Pres't*—104.

NAYS—None.

A majority of the members elected having voted in the affirmative,

It was agreed to,

And the bill passed.

Also, moved to proceed to second reading of bill (Appendix No. 59) entitled "An Ordinance to authorize certain transefers in the annual appropriations to the Department of

City Commissioners, Board of Revision of Taxes, Register of Wills, and City Treasurer, for the year 1897."

Which was agreed to.

The first and only section was again read, and agreed to.

Also, by direction of the Committee on Finance, moved to amend by adding the following:

"Department of Public Safety, Bureau of Police: From Item 1, for salaries, thirteen thousand two hundred (13,200) dollars, Bureau of Fire: From Item 16, for new apparatus, etc., seven hundred and forty (740) dollars; from Item 17, for furniture, etc., one thousand (1,000) dollars. Bureau of City Property: From Item 1, for salaries, three hundred (300) dollars; from Item 3, for repairs, etc., two hundred (200) dollars; from Item 7, cleaning cesspools, two hundred (200) dollars; from Item 15, expenses of Morgue, two hundred (200) dollars; from Item 22, for furnishing music, two hundred (200) dollars; from Item 23, for repairs, etc., two hundred (200) dollars; from Item 29, for improvement of Vernon Square, etc., twenty-seven (27) dollars and twenty-five cents; from Item 30, for alterations to school house, etc, thirteen (13) dollars and thirty (30) cents; from Item 39, for improvement, etc., Allegheny Square, seven hundred and seventy-eight (778) dollars and seventy-five (75) cents; in all, seventeen thousand and fifty-nine (17,059) dollars and thirty (30) cents. To the following items: Bureau of Police: To Item 3, for miscellaneous expenses of van service, etc., thirteen hundred (1,300) dollars; to Item 6, for street names, etc., six hundred and fifty (650) dollars; to Item 11, for arrest and conviction, seven hundred and fifty (750) dollars; to Item 19, for furniture, etc., five hundred and twenty-seven (527) dollars; to Item 23, for purchase of bicycles, etc., two hundred (200) dollars. Bureau of City Property: To Item 2, pay bill of 1896, advertising, fourteen (14) dollars and forty (40) cents; to Item 6, for labor and other expenses in public squares, eleven hundred and forty (1,140) dollars; to Item 13, for repairs, etc., Court rooms, sixteen hundred and forty (1,640) dollars; to Item 18, for repairs, etc., station houses, eight hundred and thirty-seven (837) dollars and

ninety (90) cents. Bureau of Fire: To Item 22, for alterations and installing new boiler in tug "Stuart," ten thousand (10,000) dollars.

"Department of Public Works, Director's Office: From Item 4, for the examination and expense attending the investigation of the subject of filtration, two thousand five hundred (2,500) dollars. City Ice Boats: From Item 2, for fuel, two thousand (2,000) dollars; from Item 3, for salaries and wages, five hundred (500) dollars. Bureau of Highways: From Item 8, for expenses of Board of Highway Supervisors, eleven hundred (1,100) dollars; from Item 23, for surfacing and resurfacing country roads, fifty-five hundred (5,500) dollars. Bureau of Water: From Item 1, salaries, fifty-five hundred (5,500) dollars; from Item 5, for repairs to and improvement of distribution, five thousand (5,000) dollars; from Item 6, for labor and material at the City Construction and Repair Shop, thirty-five hundred (3,500) dollars; from Item 8, for the purchase of material and cost of labor in connection with the laying of service mains, seven thousand (7,000) dollars; in all, thirty-two thousand six hundred (32,600) dollars. To the following: Bureau of Highways: To Item 9, for printing, advertising and stationery, twelve hundred (1,200) dollars; to Item 11, for incidentals and office expenses, thirteen hundred (1,300) dollars; to Item 11½, for hauling and yard expenses, five hundred (500) dollars; to Item 16, for crossing gutter and tramway stones, etc., three thousand (3,000) dollars; to Item 18, for curved curbing, construction and reconstructing and readjusting inlets in connection therewith, six hundred (600) dollars. Bureau of Surveys: To Item 29 (new), to repair breaks in sewers, five thousand (5,000) dollars. Bureau of Water: To Item 3, for repairs to machinery, nine thousand (9,000) dollars; to Item 4, for maintenance and repairs to buildings, grounds and reservoirs, ten thousand (10,000) dollars; to Item 7, general incidentals and contingent expenses, two thousand (2,000) dollars. City Treasurer: From Item 4, State Tax on City Loans, sixty-six thousand three hundred and forty-seven (66,347) dollars and twenty (20) cents. To the following, viz.: Commissioners for the erection of Public Buildings, viz: To Item 3, main-

tenance of Buildings, two thousand three hundred and forty-four (2,344) dollars, the same to be applied for the purpose of meeting various incidental expenses, necessary to be incurred and contingent upon the requirements of the work as it is now progressing upon the Buildings. Clerks of Councils: To Item 7, incidentals, five thousand (5,000) dollars. District Attorney: To Item 3, for incidentals and expenses incident to the prosecution of cases, etc., one thousand five hundred (1,500) dollars. City Treasurer: To new Item 11, for the purpose of enabling the City Treasurer to pay to the Commonwealth of Pennsylvania the amount due the State being one-half the amount collected and paid into the City Treasury of Philadelphia by the Department of Charities and Correction (Bureau of Charities), from January 1, 1895, to May 31, 1897, for the maintenance of indigent insane at Norristown, eight thousand three hundred and one (8,301) dollars and eighty-two (82) cents; to new Item 12, for the purpose of completing a settlement with the State by which the Department will be enabled to collect the three-fourths of the personal property tax returnable by the State to the City, for the year 1897, forty-seven thousand seven hundred and one (47,701) dollars and thirty-eight (38) cents. Bureau of Highways: To Item 6, for grading streets, roads, etc., for the purpose of grading Fifty-fifth street, from Woodland avenue to Paschall avenue, and Cemetery avenue, from Woodland to Greenway avenue, fifteen hundred (1,500) dollars.

Department of Charities and Correction (Bureau of Charities): From Item 6, binding and purchase of books, five hundred (500) dollars; from Item 8, salaries, Insane Department, one hundred and fifteen (115) dollars and eighty (80) cents; from Item 18, purchase and repairs to stoves and cooking apparatus, two hundred (200) dollars; from Item 22, salaries, one hundred (100) dollars; from Item 25, hose and fire apparatus, one hundred (100) dollars; from Item 57, plastering, painting and flooring in out-wards, one thousand (1,000) dollars; from Item 59, sterilizing apparatus and instruments for Hospital, one thousand one hundred (1,100) dollars; from Item 59½, new water mains, five hundred and twenty-four (524) dollars

and sixty-five cents (65) cents; in all, three thousand six hundred and forty (3,640) dollars and forty-five (45) cents. To the following: To Item 10, flour, corn-meal and wheaten preparations, three thousand two hundred and forty (3,240) dollars and forty-five (45) cents; to Item 16, boots, shoes, hats and caps, four hundred (400) dollars.

Which was agreed to.

The section as amended was agreed to.

The title was read.

Also, moved to amend the title by inserting before the words and figures "for the year 1897," the following: "Department of Public Safety (Bureaus of Police, Fire and City Property), Department of Public Works (Director's Office, Bureaus of City Ice Boats, Highways, Surveys, and Water), Commissioners for the Erection of the Public Buildings, Clerks of Councils, District Attorney, and Department of Charities and Correction (Bureau of Charities)."

Which was agreed to.

The title as amended was agreed to.

The amendments having been printed, by unanimous consent,

The bill was read a third time.

And on its final passage,

The yeas and nays were required according to law, and were as follows:

YEAS—Messrs. Abrahams, Allen, Amick, Barrows, Barton, Baumgaertel, Blackwood, Blake, Boorse, Borden, Bougher, Boyer, Breiting, B. H. Brown, W. H. Brown, Buchholz, Caverow, Collins, Conrad, Cornelius, Corson, Costello, Davidson, Dixon, Doak, Eslen, Falbey, Funston, Garrett, Goheen, Gordon, Graham, Hahn, Hammond, Hawkes, Hazlett, Heins, Hetzell, Hohl, Hulst, Irvine, Irwin, Iseminger, Kinsley, Kucker, Levering, Linton, Little, Martin, Mathias, Means, Mecredy, Meehan, Mercer, A. F. Miller, H. A. Miller, S. G. Miller, Mingle, Mitchell, Moore, Orr, Ouram, Pallatt, Parker, E. W. Richards, Frank Richards, Roberts, Sayre, Scott, Seltzer, Shugart, E. E. Smith, Spiel, Stauffer, Steger, F. Stevens, Stevenson,

Stinger, Swain, Thackara, G. Thomas, W. S. Thomas, Thompson, Tongue, Van Osten, Wadsworth, G. H. Wagner, Thos. Wagner, Warren, Warwick. Woodhead, and Hartman, *Pres't*—92.

NAYS—None.

Two-thirds of the members elected having voted in the affirmative,

It was agreed to,

And the bill passed.

Also, moved to proceed to second reading of bill (Appendix No. 53) entitled "An Ordinance to authorize certain transfers in the annual appropriations to the Sheriff, City Treasurer, and Board of Public Education, for the year 1897, and from Item 4 in the annual appropriation to the City Treasurer to Item 21, emergencies, in the annual appropriation to the Department of Public Works (Bureau of Highways), for said year."

Which was agreed to.

The first and only section was again read.

Also, by direction of the Committee on Finance, submitted the following opinion of the City Solicitor:

LAW DEPARTMENT.

Philadelphia, November 15, 1897.

MR. W. H. BAKER,

Clerk of Finance Committee.

DEAR SIR:—I am in receipt of your communication of 27th ult., in which you advise me that an opinion from this Department is desired by your Committee relative to the liability of the City to repair the meadow banks in the First, Twenty-sixth and Thirty-sixth Wards, recently destroyed and damaged by floods. I am informed that the meadow banks referred to were erected by the various companies incorporated for that purpose, and neither by the City, nor upon ground owned by it; and in this reply I shall assume that such is the case.

No liability to maintain or repair said banks would devolve upon the municipality under these circumstances, except in pursuance of the terms of a contract entered upon by it, or by virtue of the provisions of some statute.

I fail to find any contract or agreement by which the City has bound itself to make repairs such as these; and the only statute relating to the subject of meadow banks in the present City of Philadelphia which would have any bearing upon this inquiry, is the Act of March 28, 1848, which Act made it the duty of the proper authorities in the District of Richmond and in the then unincorporated portions of Philadelphia County to cause repairs to be made to the meadow banks therein, upon complaint that the same were needed; the cost of such repairs being made collectible by lien, etc., from the owners of the property affected.

The Ordinance of July 1, 1863 (p. 203), is in substance a repetition of the directions of this Act. But in the case of *Philadelphia vs. Scott*, 81 Pa. 80, the Act of 1848 was decided to be unconstitutional. It would therefore seem that even the limited duty imposed by that Act to make repairs at the ultimate cost of others, does not rest upon the City.

In view of these facts I am of the opinion that the City is not liable for the repairs in question.

It appears, however, to have been the custom from time to time for the City voluntarily to assume such liability, at least in part. If Councils should desire to continue this policy, the purpose of an appropriation accordingly made, would probably be deemed one affecting the general welfare, and the appropriation would not, I think, be held illegal.

Very respectfully,

JOHN L. KINSEY,

City Solicitor.

Which was read.

Whereupon Mr. Meehan moved to amend by striking out the words and figures "seventy-two thousand four hundred and ninety two (72,492) dollars" and inserting the

words and figures "fifty-one thousand four hundred and ninety-two (51,492) dollars;" also, by striking out the following: "Department of Public Works (Bureau of Highways: To Item 21, emergencies, twenty-one thousand (21,000) dollars."

Which was not agreed to.

The question recurring on agreeing to the section.

It was agreed to,

The title was agreed to.

The bill was read a third time,

And on its final passage,

The yeas and nays were required according to law, and were as follows :

YEAS—Messrs. Abrahams, Anderson, Balbirnie, Barrows, Batt, Baumgaertel, Blackwood, Blake, Boorse, Borden, Bougher, Breitingner, B. H. Brown, W. H. Brown, Buchholz, Caverow, Chew, Connell, Cornelius, Corson, Costello, Creadick, Davidson, DeHaven, Dixon, Doak, Erdin, Eslen, Falbey, Funston, Garrett, Goheen, Gordon, Graham, Hahn, Hammond, Harvey, Hazlett, Heins, Henry, Hetzell, Hohl, Hults, Irwin, Iseminger, Ivins, Kinsley, Kittams, Knight, Krisher, Kucker, Leonard, Levering, Little, McAllister, McCullough, McCurdy, Martin, Mathias, Meeredy, Meehan, Mercer, A. F. Miller, S. G. Miller, Mingle, Mitchell, Montgomery, Moore, Morrow, Morton, Neill, Orr, Ouram, Pallatt, Parker, Perry, Quinn, E. W. Richards, Frank Richards, Roberts, Sayre, Seger, Seltzer, Shugart, Slater, Smedley, E. E. Smith, Spiel, Stauffer, F. Stevens, Stevenson, Stinger, Swain, Thackara, G. Thomas, Thompson, Tongue, Van Osten, Wadsworth, G. H. Wagner, Thos. Wagner, Warren, Warwick, Woodhead, and Hartman, *Pres't*—105.

NAYS—Messrs. Amick, Buckley, Lovegrove, W. S. Thomas—4.

Two-thirds of the members elected having voted in the affirmative,

It was agreed to,

And the bill passed.

Common Council proceeded to second reading of Select Council bill (Appendix No. 30) entitled "An Ordinance to authorize the Director of the Department of Public Safety, to enter into a lease with the Pennsylvania Railroad Company for the premises at the foot of Dock street, river Delaware, to take effect at the expiration of the present lease with the Delaware Avenue Market Company, on December 31, 1898, and certain provisions incident to the making of the lease."

Which was agreed to.

The first section was again read.

Mr. W. H. Brown moved to amend by striking out the words and figures "fifteen (15) years," and inserting the words and figure "five (5) years."

Which was not agreed to.

The question being on agreeing to the first section,

Mr. Van Osten moved that the further consideration of the bill be postponed for the present.

Which was agreed to.

Also, moved that the rule requiring Common Council to adjourn at 6 o'clock P. M. be suspended for this session.

On agreeing to the motion,

The yeas and nays were required by Mr. W. H. Brown, seconded by Mr. Mercer, and were as follows:

YEAS—Messrs. Abrahams, Amick, Barrows, Barton, Baumgaertel, Blake, Bougher, B. H. Brown, Buchholz, Buckley, Caverow, Chew, Conrad, Cornelius, Costello, Creadick, Davidson, DeHaven, Dixon, Doak, Erdin, Eslon, Falbey, Funston, Garrett, Goheen, Gordon, Graham, Hahn, Hammond, Harvey, Hawkes, Hazlett, Heins, Henry, Hetzell, Hohl, Hulst, Irvine, Irwin, Ivins, Kinsley, Kittams, Knight, Krisher, Kucker, Levering, Linton, Little, Lovegrove, McAllister, McCullough, McCurdy, Martin, Mecredy, A. F. Miller, H. A. Miller, S. G. Miller, Mingle, Mitchell, Montgomery, Moore, Morton, Neill, Orr, Ouram, Parker, Perry, Quinn, Frank Richards, Roberts, Sayre, Scott, Seger, Seltzer, Slater, Smedley, E. E. Smith, Spiel, Stauffer, Steger, F. Stevens, Stevenson, Stinger,

Swain, Thackara, W. S. Thomas, Tongue, Van Osten, G. H. Wagner, Thos. Wagner, Warwick, Woodhead, and Hartman, *Pres't*—94.

NAYS—Messrs. Anderson, Balbirnie, Birch, Blackwood, Borden, Breitingner, W. H. Brown, Collins, Connell, Isenminger, Leonard, Meehan, Mercer, Morrow, and G. Thomas—15.

Two-thirds of the members present having voted in the affirmative,

It was agreed to,

Mr. Van Osten moved to resume second reading of Select Council bill (Appendix No. 30) entitled "An Ordinance to authorize the Director of the Department of Public Safety to enter into a lease with the Pennsylvania Railroad Company for the premises at the foot of Dock street, river Delaware, to take effect at the expiration of the present lease with the Delaware Avenue Market Company, on December 31, 1898, and certain provisions incident to the making of the lease."

Which was agreed to.

The question being on agreeing to the first section,

Mr. W. H. Brown moved to amend by striking out the words and figures "at an annual rental of five thousand (5,000) dollars," and inserting the words and figures "at an annual rental of fifteen thousand (15,000) dollars."

Which was not agreed to.

The question recurring on agreeing to the first section,

Also, moved to amend by striking out the words "approximately two hundred and fifty-three feet east of the old bulkhead line," and inserting the words "to the pier head line."

Which was not agreed to.

The question recurring on agreeing to the first section,

Mr. Goheen moved to amend by striking out the words and figures "fifteen (15) years," and inserting the words and figures "ten (10) years."

Which was not agreed to.

The question recurring on agreeing to the first section, Mr. Breitingger moved to amend by inserting on last line, page 60, after the word "shall," the word "also," and by inserting on the first line, page 61, after the word "pier" the words "at the expense of said lessees."

Which was not agreed to.

The question recurring on agreeing to the section, It was agreed to.

The second section was again read.

Mr. Henry moved to amend by adding the following: "*Provided*, The Pennsylvania Railroad Co. shall pay into the City Treasury the sum of fifty (50) dollars for the publication of this ordinance."

Mr. Mercer moved that Common Council do now adjourn.

Which was not agreed to.

Mr. McAllister, seconded by Messrs. Amick, Barton, Blake, Buckley, Cornelius, Dixon, Graham, Hammond, Kinsley, Levering, McCullough, Quinn, Shugart, Slater, Stauffer, Thackara, Tongue, and Warren moved the previous question.

The question being, shall the main question be now put,

It was agreed to.

The question being on agreeing to the motion to amend by adding the following :

"*Provided*, The Pennsylvania Railroad Company shall first pay into the City Treasury the sum of fifty (50) dollars for the publication of this ordinance."

The yeas and nays were required by Mr. Roberts, seconded by Mr. G. Thomas, and were as follows :

YEAS—Messrs. Anderson, Barrows, Birch, Blackwood, Borden, Breitingger, B. H. Brown, W. H. Brown, Connell, Corson, Creadick, Goheen, Hawkes, Henry, Hohl, Iseminger, Leonard, Meehan, Mercer, H. A. Miller, Morrow, Orr, E. W. Richards, Roberts, Sayre, Shugart, G. Thomas, and Thompson—28.

NAYS—Messrs. Abrahams, Amick, Barton, Batt, Baum-

gaertel, Blake, Bougher, Buchholz, Buckley, Caverow, Chew, Conrad, Cornelius, Costello, Davidson, DeHaven, Dixon, Doak, Eslen, Falbey, Funston, Garrett, Graham, Hammond, Harvey, Heins, Hetzell, Irvine, Irwin, Ivins, Kinsley, Kittams, Knight, Krisher, Kucker, Levering, Linton, Little, McAllister, McCullough, Martin, Mathias, A. F. Miller, Mingle, Moore, Morton, Neill, Ouram, Pallatt, Parker, Perry, Quinn, Frank Richards, Scott, Seger, Seltzer, Slater, Smedley, E. E. Smith, Spiel, Stauffer, Steger, F. Stevens, Stinger, Swain, Thackara, W. S. Thomas, Tongue, Van Osten, G. H. Wagner, Thos. Wagner, Warren, Warwick, Woodhead, and Hartman, *Pres't*—75.

Which was not agreed to.

The question being on agreeing to the section,

It was agreed to,

The title was agreed to.

The bill was read a third time,

And on its final passage,

The yeas and nays were required according to law, and were as follows:

YEAS—Messrs. Abrahams, Amick, Barrows, Barton, Batt, Bauungaertel, Blake, Bougher, B. H. Brown, Buchholz, Buckley, Caverow, Conrad, Cornelius, Costello, Creadick, Davidson, DeHaven, Dixon, Doak, Erdin, Eslen, Falbey, Funston, Garrett, Goheen, Gordon, Graham, Hahn, Hammond, Harvey, Hawkes, Hazlett, Heins, Hetzell, Hohl, Hulst, Irvine, Irwin, Ivins, Kinsley, Kittams, Knight, Krisher, Kucker, Leonard, Levering, Linton, Little, Lovegrove, McAllister, McCullough, McCurdy, Martin, Mathias, Mecredy, A. F. Miller, S. G. Miller, Mingle, Mitchell, Montgomery, Moore, Morton, Neill, Orr, Ouram, Pallatt, Parker, Perry, Quinn, E. W. Richards, Frank Richards, Sayre, Scott, Seger, Seltzer, Shugart, Slater, Smedley, E. E. Smith, Spiel, Stauffer, Steger, F. Stevens, Stevenson, Stinger, Swain, Thackara, W. S. Thomas, Thompson, Tongue, Van Osten, G. H. Wagner, Thos. Wagner, Warren, Warwick, Woodhead, and Hartman, *Pres't*—98.

NAYS—Messrs. Anderson, Birch, Borden, Breitingen,

W. H. Brown, Connell, Corson, Henry, Iseminger, Meehan, Mercer, H. A. Miller, Morrow, Roberts, and G. Thomas—15.

A majority of the members elected having voted in the affirmative,

It was agreed to,

And the bill passed.

Select Council informed Common Council that they had concurred in Common Council bill (Appendix No. 59) entitled "An Ordinance to authorize certain transfers in the annual appropriations to the Department of City Commissioners, Board of Revision of Taxes, Register of Wills, and City Treasurer, Department of Public Safety (Bureaus of Police, Fire and City Property), Department of Public Works (Director's Office, Bureaus of City Ice Boats, Highways, Surveys, and Water), Commissioners for the Erection of the Public Buildings, Clerks of Councils, District Attorney, and Department of Charities and Correction (Bureau of Charities) for the year 1897," with the following amendment, viz: Amend by adding the following after the words and figures "new boiler in tug 'Stuart' ten thousand (10,000) dollars," "*Provided*, That said boiler shall be made in Philadelphia by a Philadelphia manufacturer."

The message was read.

The question being on concurring in Select Council's amendment.

The yeas and nays were required according to law, and were as follows :

YEAS—Messrs. Abrahams, Amick, Anderson, Barton, Batt, Banningaertel, Birch, Blackwood, Blake, Borden, Bougher, Boyer, Breitingner, B. H. Brown, W. H. Brown, Buchholz, Caverow, Collins, Connell, Conrad, Cornelius, Corson, Costello, Creadick, Davidson, DeHaven, Dixon, Doak, Erdin, Eslen, Funston, Garrett, Gilpin, Goheen, Gordon, Graham, Hahn, Hammond, Harvey, Hawkes, Hazlett, Heins, Henry, Hetzell, Hohl, Hults, Irvine, Irwin, Iseminger, Ivins, Kinsley, Kittams, Knight, Krisher, Kucker, Leonard, Levering, Linton, Little, Lovegrove, McAllister, McCullough, McCurdy, Martin, Mathias, Means,

Mecredy, Meehan, Mercer, A. F. Miller, H. A. Miller, S. G. Miller, Mingle, Mitchell, Montgomery, Moore, Morrow, Morton, Neill, Orr, Ouram, Pallatt, Parker, Perry, Quinn, E. W. Richards, Frank Richards, Roberts, Sayre, Scott, Seger, Seltzer, Shugart, Slater, Smedley, E. E. Smith, Spiel, Stauffer, Steger, F. Stevens, Stevenson, Stinger, Swain, Thackara, G. Thomas, W. S. Thomas, Thompson, Tongue, Van Osten, G. H. Wagner, Thos. Wagner, Warren, Warwick, Woodhead, and Hartman, *Pres't*—115.

NAYS—None.

Two-thirds of the members elected having voted in the affirmative.

It was agreed to.

So Common Council concurred in Select Council's amendment.

Select Council informed Common Council that they had received a report from the Committee on Law, with bill (Appendix No. 39) annexed entitled "An Ordinance to release Silas L. Schumo and Joseph P. McCauley, sureties, and the Merchants Electric Light Company of North Front street, principal, on a bond given by said company under an ordinance approved March 29, 1889, entitled "An Ordinance authorizing the Merchants Electric Light Company to open streets and lay and maintain underground conduits and wires for electric lighting,' and the supplement thereto dated July 2, 1890, and to authorize and direct the City Solicitor to satisfy the judgment entered thereon against them in favor of the City of Philadelphia."

Which they had passed.

Also, that they had received a report from the same Committee, with bill (Appendix No. 40) annexed entitled "An Ordinance to release John S. McKinley, surety, and William E. Peterson, principal, on a bond for the performance of a contract dated December 29, 1887, and to authorize the City Solicitor to satisfy the judgment entered against them in favor of the City of Philadelphia."

Which they had passed.

Also, that they had passed resolution (Appendix No. 43) entitled "Resolution of request to the Chief of the Bu-

reau of City Property to make an investigation as to what action the Children's Playground Association is taking towards the improvement of John Dickinson Square."

Also, that they had passed resolution (Appendix No. 45) entitled "Resolution authorizing and directing the Clerks of Councils to purchase flags and display the same from Councils' Chambers and Clerks' Offices upon all occasions when such display would seem appropriate."

Also, that they had received a report from the Committee on Street Passenger Railroads, with resolution (Appendix No. 50) annexed entitled "Resolution discharging the Committee on Street Passenger Railroads from the further consideration of bill entitled "An Ordinance permitting the North Western Passenger Railway Co. to lay tracks and use electric motors to be supplied from overhead wires, and to erect and maintain poles to support said wires."

Also, that they had received a report from the Electrical Committee, with resolution (Appendix No. 53) annexed entitled "Resolution discharging the Electrical Committee from the further consideration of certain bills authorizing the changing of the location of electric lights in the First, Fifth, Tenth, Twenty-first and Thirty-fourth Wards."

Also, that they had passed resolution (Appendix No. 57) entitled "Resolution of request to the Germantown Electric Light Co. to furnish arc and incandescent lights to the City."

Also, that they had concurred in Common Council amendment to Select Council bill (Appendix No. 7) entitled "An Ordinance to change the location of electric lights in the Twenty-fifth, Thirty-first and Thirty-second Wards."

Also, that they had concurred in the following, to wit :

" Resolution discharging the Committee on Municipal Government from the further consideration of a bill entitled 'An Ordinance to select for park purposes all that property between Carlton and Pearl streets and between Broad and Twenty-fifth streets and Green street, adjoining Fairmount Park.' (Appendix No. 54, Vol. I.)

"An Ordinance to approve the contract and surety of Samuel Gourley, Jr., for the erection of a public school house on Seymour street, between Knox street and Henry street, in the Twenty-second Ward; the contract and surety of the Jutte and Foley Company for the construction of the masonry substructure of a bridge on the line of Gray's Ferry avenue, over the Schuylkill river, in the Twenty-seventh and Thirty-sixth Wards; the contract and surety of P. McManus for the construction of a certain brick freight house, engine house and repair shop, with the appurtenances complete and ready for use in the depressed yard of the Philadelphia and Reading Railway, at Twentieth and Hamilton streets, being contract No. 25, of the Reading Subway; the contract and surety of Ryan and Kelly, for the construction of a certain permanent way for the Philadelphia and Reading Railway in the Subway and tunnel on Pennsylvania avenue, in the depressed yards, on the present level at Sixteenth, Pennsylvania avenue and Hamilton streets, on Noble street, between Broad and Thirteenth streets, and on the elevated structure east of Broad street, being contract No. 30, of the Reading Subway; the contract and surety of E. D. Smith and Company, for the construction of certain retaining walls and the reconstruction of buildings and other work, including the construction of a permanent track connection into the works of Messrs. Stanley G. Flagg and Company, located on the north side of Pennsylvania avenue, between Nineteenth and Twentieth streets, being contract No. 41, of the Reading Subway; and the contract and surety of E. D. Smith and Company, for the construction of temporary tracks which must be constructed on trestles on Pennsylvania avenue, between Hamilton and Taney streets, and at such other points as may be directed, for the maintenance of travel of the Philadelphia and Reading Railway Company during the construction of the Subway on Pennsylvania avenue, being contract No. 42 of the Reading Subway." (Appendix No. 54.)

"An Ordinance to approve the contract and surety of George W. Stewart, for the erection of a public school house on the southeast corner of Howard and Cambria streets, in the Thirty-third Ward." (Appendix No. 60.)

“An Ordinance to provide for the erection of rest shelters on Broad street.” (Appendix No. 232, Vol. I.)

Mr. Roberts moved that Common Council do now adjourn.

Which was agreed to.

So Common Council adjourned.

Tuesday, November 23, 1897.

A Special Meeting of Common Council was held this day pursuant to the following call :

Philadelphia, November 19, 1897.

GEORGE W. KOCHERSPERGER, Esq.,
Chief Clerk of Common Council.

DEAR SIR :—Please call a Special Meeting of Common Council for Tuesday, 23d inst., at 2 o'clock P. M., for the transaction of general business, oblige,

Yours truly,

WENCEL HARTMAN,

President of Common Council.

Members present :

Messrs. Abrahams, Allen, Amick, Anderson, Balbirnie, Barrows, Barton, Baumgaertel, Birch, Blake, Boorse, Borden, Bougher, Boyer, Breiting, B. H. Brown, W. H. Brown, Buchholz, Buck, Buckley, Caverow, Chew, Collins, Connell, Conrad, Cornelius, Corson, Costello, Credick, Davidson, DeHaven, Dixon, Edmonds, Erdin, Eslen, Falbey, Firth, Garrett, Gilpin, Goheen, Gordon, Graham, Hahn, Hammond, Harvey, Hawkes, Hazlett, Heins, Henry, Hetzell, Hohl, Irwin, Iseminger, Kittams, Krisher, Kucker, Lang, Levering, Linton, Little, Lovegrove, McAllister, McCullough, McCurdy, Martin, Mathias, Means, Mecredy, Meehan, Mercer, A. F. Miller, H. A. Miller, S. G. Miller, Mingle, Mitchell, Montgomery, Morrison, Morrow, Morton, Neill, Orr, Ouram, Pallatt, Parker, Perry, E. W. Richards, Frank Richards, Roberts, Scott, Seeds, Seger, Seltzer, Shugart, Slater, Smedley, E. E. Smith, Spiel, Stauffer, Steger, F. Stevens, Stevenson, Stinger, Swain, Thackara, G. Thomas, W. S. Thomas, Tongue, Van Osten, Wadsworth, G. H. Wagner, Thos. Wagner, Warren, Warwick. Wolstencroft, Woodhead, and Hartman, *Pres't.*

The President presented the following :

Philadelphia, November 23, 1897.

WENCEL HARTMAN, ESQ.,

President of Common Council.

DEAR SIR:—Having been confined at my house on account of illness, since the death of my daughter, it will be impossible for me to be present at the meeting of Common Council to be held to-day.

Yours respectfully,

CHAS. K. SMITH.

Philadelphia, November 22, 1897.

WENCEL HARTMAN, ESQ.,

President of Common Council.

DEAR SIR:—Absence from the City will prevent my attending the meeting of Common Council on Tuesday.

Yours truly,

SAMUEL MOORE.

Philadelphia, November 22, 1897.

WENCEL HARTMAN, ESQ.,

President of Common Council.

DEAR SIR:—Absence from the City will prevent my attending Special Meeting of Common Council on Tuesday, November 23d.

Respectfully yours,

JAMES THOMPSON.

Also, presented a communication from William Richert, relative to furnishing music for the public squares of the City during the year 1898.

Which was read, and referred to the Committee on City Property.

Mr. Iseminger (on leave) read in place a bill entitled "An Ordinance to prevent the merging of certain items in the annual appropriation to the Department of Public Safety (Bureau of City Property), for the year 1897."

Which was referred to the Committee on Finance.

Mr. Chew presented a petition of the Superintendents in the several departments of the House of Correction asking for an increase of salary.

Which was referred to the Committee on Finance.

Mr. Mingle (on leave) read in place a bill entitled "An Ordinance to locate an electric light corner of Siloam and East Susquehanna avenue, in the Eighteenth Ward."

Which was referred to the Electrical Committee.

Mr. Dixon (on leave) read in place a bill entitled "An Ordinance to authorize the opening of Crease lane, from Ridge avenue to Shawmont avenue, in the Twenty-first Ward."

Which was referred to the Committee on Highways.

Mr. Seeds presented a communication from the Assistant Director of the Department of Public Works, asking for certain transfers in the annual appropriation to the Department of Public Works, for the year 1897, accompanied with a bill.

Which was referred to the Committee on Finance.

Mr. Davidson (on leave) read in place a bill entitled "An Ordinance to construct a sewer in Broad street, from Cayuga street to Fisher's lane, in the Twenty-second and Thirty-third Wards."

Which was referred to the Committee on Surveys.

Also (on leave), read in place a bill entitled "An Ordinance to pave Broad street, from Cayuga street to Fisher's lane, in the Twenty-second and Thirty-third Wards, with sheet asphaltum."

Which was referred to the Committee on Highways.

Mr. Corson (on leave) read in place a bill entitled "An Ordinance to locate electric lights in the Twenty-third Ward."

Which was referred to the Electrical Committee.

Mr. Frank Richards (on leave) read in place a bill entitled "An Ordinance to change the location of the electric light from northwest corner of Thirty-fifth and Hamilton streets to the north side of Baring street east of Thirty-eighth street, in front of Church, in the Twenty-fourth Ward."

Which was referred to the Electrical Committee.

Mr. Woodhead (on leave) read in place a bill entitled "An Ordinance to re-pave Almond street, from Clearfield to Neff street, in the Twenty-fifth Ward, with asphalt."

Which was referred to the Committee on Highways.

Mr. Gordon (on leave) read in place a bill entitled "An Ordinance to construct a sewer in Kirkbride street, from Ash to Howell street, in the Twenty-fifth Ward."

Which was referred to the Committee on Surveys.

Also (for Mr. Knight, on leave), read in place a bill entitled "An Ordinance to grade Emerald street, from Harrowgate lane to Venango street, in the Twenty-fifth Ward."

Which was referred to the Committee on Highways.

Also (for Mr Knight, on leave), read in place a bill entitled "An Ordinance to pave Emerald street, from Harrowgate lane to Venango street, in the Twenty-fifth Ward, with vitrified brick."

Which was referred to the Committee on Highways.

Mr. Birch (on leave) read in place a bill entitled "An Ordinance to authorize the location of an electric light northeast corner of Frankford avenue and Auburn street, in the Twenty-fifth Ward."

Which was referred to the Electrical Committee.

Also (on leave), read in place a bill entitled "An Ordinance to change the location of an electric light in the Twenty-fifth Ward."

Which was referred to the Electrical Committee.

Also (on leave), read in place a bill entitled "An Ordinance to re-pave Cambria street, from Frankford avenue to Trenton avenue, in the Twenty-fifth Ward, with asphalt or vitrified brick."

Which was referred to the Committee on Surveys.

Mr. Anderson (on leave) read in place a bill entitled "An Ordinance to authorize the location of a gasoline lamp in alley in rear of No 1332 South Tenth street, in the Twenty-sixth Ward."

Which was referred to the Committee on Gas.

Mr. Blake (on leave) read in place a bill entitled "An Ordinance to locate an electric light at intersection of Cumberland and Twentieth streets, in the Twenty-eighth Ward."

Which was referred to the Electrical Committee.

Mr. Buck (on leave) read in place a bill entitled "An Ordinance to authorize the proper officers of the City in determining the amounts to be paid by the Philadelphia and Reading Railroad Co., and its successors, on account of the annual interest charges upon the loan or loans authorized for carrying on the work provided for in the ordinance approved March 17, 1894, to credit against said interest charges the amounts collected for interest upon deposits of the said loans or portions thereof."

Which was referred to the Committee on Finance.

Mr. Boorse (on leave) read in place a bill entitled "An Ordinance authorizing the Director of the Department of Public Works to remove the gas-pipe on the Oxford street bridge crossing the Pennsylvania Railroad, between Thirtieth and Thirty-first streets, and place the same underneath the Pennsylvania Railroad tracks."

Which was referred to the Committee on Gas.

Also (on leave), offered the following, to wit: "Resolution of request to the Director of the Department of Public Safety to have the wooden electric light poles removed from the south side of Columbia avenue, west from Broad street."

Which was referred to the Electrical Committee.

Mr. E. W. Richards (by request, on leave) read in place a bill entitled "An Ordinance to lay gas-pipe in the sidewalk north side of Venango street, from Broad to Fifteenth street, in the Thirty-eighth Ward."

Which was referred to the Committee on Gas.

Mr. Lovegrove (on leave) read in place a bill entitled "An Ordinance to authorize the location of a gasoline lamp in middle of alley north of Page street, between Nineteenth and Twentieth streets, in the Thirty-second Ward."

Which was referred to the Committee on Gas.

Mr. Warwick (on leave) read in place a bill entitled "An Ordinance to authorize the opening of Forty-seventh street, from Haverford avenue to Fairmount avenue, in the Thirty-fourth Ward."

Which was referred to the Committee on Highways.

Also (on leave), read in place bills to place the following streets in the Thirty-fourth Ward on the City plan: Sixty-second street, from Lansdowne avenue to Jefferson street, and Robinson street, from Lansdowne avenue to Jefferson street.

Which were referred to the Committee on Surveys.

Mr. Costello (on leave) read in place a bill entitled "An Ordinance authorizing the location and maintenance of a Chemical Fire Engine at Bustleton, in the Thirty-fifth Ward."

Which was referred to the Committee on Fire and Health

Mr. Kittams (on leave) read in place a bill entitled "An Ordinance to authorize the purchase of property at the northeast corner of Fifteenth and Ontario streets, in the Thirty-eighth Ward, for school purposes, and making an appropriation therefor."

Which was referred to the Committee on Finance.

Mr. Seeds, Chairman of the Committee on Finance, presented a report, with bill annexed entitled "An Ordinance to approve the contract and surety of Armstrong and Printzenhoff for constructing a wooden pier at the foot of Arch street, on the Delaware river; and for constructing a wooden pier and a wooden barrel sewer therein, at the foot of Chestnut street, on the Delaware river, for the Bureau of Surveys; also, the contract and surety of Stacy Reeves and Sons for the restoration of Independence Hall, together with its arcades and wing buildings, to its

original appearance and condition as it existed in the year 1776, for the Bureau of City Property." (*Appendix No. 77.*)

Which was laid over to be printed.

Common Council proceeded to third reading of Select Council bill (Appendix No. 116, Vol. I.) entitled "An Ordinance to authorize the Director of the Department of Public Safety to enter into a new lease with Marshall Bros. & Co., present lessees of Marlborough street wharf, Delaware river."

The bill was read a third time,

And on its final passage,

The yeas and nays were required, according to law, and were as follows :

YEAS—Messrs. Abrahams, Allen, Amick, Anderson, Barton, Baumgaertel, Birch, Blake, Boorse, Borden, Boyer, Buchholz, Buck, Buckley, Caverow, Collins, Costello, Davidson, Dixon, Edmonds, Eslon, Garrett, Goheen, Gordon, Graham, Hammond, Heins, Henry, Hetzell, Hohl, Irwin, Iseminger, Kittams, Krisher, Kueker, Lang, Levering, Linton, Little, Lovegrove, McAllister, Martin, Meahan, Mercer, A. F. Miller, S. G. Miller, Mingle, Mitchell, Morrison, Morton, Orr, Ouram, Pallatt, E. W. Richards, Frank Richards, Roberts, Scott, Seger, Seltzer, Shugart, Slater, Smedley, E. E. Smith, Spiel, Steger, F. Stevens, Stinger, Swain, Thackara, G. Thomas, W. S. Thomas, Tongue, Van Osten, Wadsworth, Thos. Wagner, Warren, Warwick, Woodhead, and Hartman. *Pres't*—79.

NAYS—None.

A majority of the members elected having voted in the affirmative,

It was agreed to,

And the bill passed.

So Common Council concurred with an amendment.

Also, proceeded to second reading of Select Council bill (Appendix No. 26) entitled "An Ordinance directing the Law Department of the University of Pennsylvania, Posts 46, 80, 27 and 103, Grand Army of the Republic, Naval

Veterans Association and all other organizations to vacate rooms in State House Row."

The first and only section was again read.

Mr. Goheen moved to amend by adding the following:

"Provided, That subject to such regulations as may be made by the Mayor of the City of Philadelphia, and without expense to said City, the Law Department of the University of Pennsylvania may occupy the rooms now used by it on Independence Square, or other rooms selected by the Mayor, at the southeast corner of Sixth and Chestnut streets until the completion of the building to be erected by the Law Department of the University, the use of such rooms to be in such a manner as not to interfere with the restoration of State House Row."

Which was agreed to.

The section as amended was agreed to.

The title was agreed to.

The amendment having been printed, by unanimous consent,

The bill was read a third time,

And on its final passage,

The yeas and nays were required according to law, and were as follows :

YEAS—Messrs. Abrahams, Allen, Amick, Anderson, Balbirnie, Barrows, Barton, Baumgaertel, Blake, Boorse, Borden, Boyer, W. H. Brown, Buchholz, Buck, Buckley, Caverow, Creadick, Davidson, Dixon, Edmonds, Erdin, Eslen, Falbey, Firth, Garrett, Gilpin, Goheen, Gordon, Graham, Hahn, Hammond, Hazlett, Henry, Hetzell, Irwin, Iseminger, Lang, Little, Lovegrove, McAllister, McCurdy, Martin, Meehan, Mercer, S. G. Miller, Mitchell, Morrison, Morton, Orr, Ouram, Frank Richards, Roberts, Scott, Seger, Seltzer, Shugart, Slater, Smedley, E. E. Smith, Spiel, Steger, F. Stevens, Swain, G. Thomas, Van Osten, Wadsworth, Thos. Wagner, Warren, Warwick, and Wolstencroft—71.

NAYS—Messrs. Birch, Heins, Hohl, Kittams, Krisher, Kucker, Levering, Linton, Pallatt, E. W. Richards, Stinger, W. S. Thomas, Tongue, and Woodhead—14.

A majority of the members elected having voted in the affirmative,

It was agreed to,

And the bill passed.

So Common Council concurred with an amendment.

Common Council proceeded to second reading of bill (Appendix No. 63) entitled "An Ordinance to strike from the City plan Camac street, from Erie avenue to Butler street."

The first and only section was again read, and agreed to.

The title was agreed to.

The bill was read a third time,

And on its final passage,

The yeas and nays were required according to law, and were as follows :

YEAS—Messrs. Abrahams, Allen, Amick, Anderson, Balbirnie, Barrows, Barton, Baumgaertel, Birch, Blake, Boorse, Borden, Boyer, B. H. Brown, W. H. Brown, Buchholz, Buck, Buckley, Caverow, Collins, Connell, Corson, Costello, Creadick, Davidson, Dixon, Edmonds, Eslen, Falbey, Firth, Garrett, Gilpin, Goheen, Gordon, Graham, Hahn, Hammond, Hazlett, Heins, Henry, Hetzell, Hohl, Irwin, Iseminger, Kittams, Krisher, Kucker, Lang, Levering, Linton, Little, Lovegrove, McAllister, McCurdy, Martin, Mathias, Mecredy, Meehan, Mercer, A. F. Miller, H. A. Miller, S. G. Miller, Mingle, Mitchell, Morrison, Morrow, Morton, Ouram, Pallatt, E. W. Richards, Frank Richards, Roberts, Scott, Seger, Seltzer, Slater, Smedley, E. E. Smith, Spiel, Stauffer, Steger, F. Stevens, Stinger, Swain, Thackara, G. Thomas, W. S. Thomas, Van Osten, Wadsworth, Thos, Wagner, Warren, Warwick, Wolstencroft, Woodhead, and Hartman, *Pres't*—95.

NAYS—None.

A majority of the members elected having voted in the affirmative,

It was agreed to,

And the bill passed.

Mr. McAllister moved to proceed to second reading of bill (Appendix No. 75) entitled "An Ordinance to permit the erection of a bridge across Philip street, north of Norris street."

Which was agreed to.

The first and only section was again read, and agreed to.

The title was agreed to.

The bill was read a third time,

And on its final passage,

The yeas and nays were required according to law, and were as follows :

YEAS—Messrs. Abrahams, Allen, Amick, Balbirnie, Barrows, Barton, Baumgaertel, Birch, Borden, Boyer, B. H. Brown, W. H. Brown, Buchholz, Buck, Buckley, Caverow, Collins, Connell, Corson, Costello, Creadick, Davidson, Dixon, Edmonds, Erdin, Eslen, Falbey, Firth, Garrett, Gilpin, Goheen, Gordon, Graham, Hahn, Hammond, Hazlett, Heins, Hetzell, Hohl, Irwin, Iseminger, Kittams, Krisher, Kucker, Lang, Levering, Linton, Little, Lovegrove, McAllister, McCullough, McCurdy, Martin, Mathias, Mercer, A. F. Miller, H. A. Miller, S. G. Miller, Mingle, Mitchell, Morrison, Morrow, Morton, Neill, Ouram, Pallatt, E. W. Richards, Frank Richards, Roberts, Seger, Seltzer, Shugart, Slater, Smedley, E. E. Smith, Spiel, Stauffer, Steger, F. Stevens, Stinger, Swain, Thackara, G. Thomas, Tongue, Van Osten, Wadsworth, Thos. Wagner, Warwick, Wolstencroft, Woodhead, and Hartman. *Pres't*—91.

NAYS—Messrs. Meehan and W. S. Thomas—2.

A majority of the members elected having voted in the affirmative,

It was agreed to,

And the bill passed.

Mr. Roberts moved to proceed to second reading of bill (Appendix No. 66) entitled "An Ordinance to make an appropriation to the Commissioners of the Sinking Fund, for the year 1898."

Which was agreed to.

The first and only section was again read, and agreed to.

The title was agreed to.

The bill was read a third time,

And on its final passage,

The yeas and nays were required according to law, and were as follows :

YEAS—Messrs. Abrahams, Allen, Amick, Balbirnie, Barrows, Barton, Baumgaertel, Birch, Blake, Boorse, Borden, Bougher, Boyer, B. H. Brown, W. H. Brown, Buchholz, Buck, Buckley, Caverow, Collins, Connell, Corson, Costello, Creadick, Davidson, Dixon, Edmonds, Eslen, Falbey, Firth, Garrett, Gilpin, Goheen, Gordon, Graham, Hahn, Hammond, Hazlett, Heins, Henry, Hetzell, Hohl, Irwin, Iseminger, Kittams, Krisher, Kucker, Lang, Little, Lovegrove, McAllister, McCullough, McCurdy, Martin, Mathias, Meehan, Mercer, A. F. Miller, H. A. Miller, S. G. Miller, Mingle, Mitchell, Morrison, Morrow, Morton, Orr, Ouram, Pallatt, E. W. Richards, Frank Richards, Roberts, Scott, Seger, Seltzer, Shugart, Slater, Smedley, E. E. Smith, Spiel, Steger, F. Stevens, Stinger, Swain, G. Thomas, Tongue, Van Osten, Wadsworth, Thos. Wagner, Warwick, Wolstencroft, Woodhead, and Hartman, *Pres't*—92.

NAYS—None.

A majority of the members elected having voted in the affirmative,

It was agreed to,

And the bill passed.

Also, moved to proceed to second reading of bill (Appendix No. 67) entitled "An Ordinance to make an appropriation to the Department of City Controller, for the year 1898."

Which was agreed to.

The first and only section was again read, and agreed to.

The title was agreed to.

The bill was read a third time,

And on its final passage,

The yeas and nays were required according to law, and were as follows :

YEAS—Messrs. Abrahams, Allen, Amick, Balbirnie, Barrows, Barton, Baumgaertel, Birch, Blake, Boorse, Borden, Bougher, Boyer, B. H. Brown, W. H. Brown, Buchholz, Buck, Buckley, Caverow, Collins, Connell, Corson, Costello, Creadick, Davidson, Dixon, Edmonds, Eslen, Falbey, Firth, Garrett, Gilpin, Goheen, Gordon, Graham, Hahn, Hammond, Hazlett, Heins, Hetzell, Hohl, Irwin, Iseminger, Kittams, Krisher, Kucker, Lang, Levering, Little, Lovegrove, McAllister, McCullough, McCurdy, Martin, Mathias, Mecredy, Meehan, Mercer, A. F. Miller, H. A. Miller, S. G. Miller, Mingle, Mitchell, Morrison, Morrow, Morton, Neill, Orr, Ouram, Pallatt, E. W. Richards, Frank Richards, Roberts, Scott, Seger, Seltzer, Shurgart, Slater, Smedley, E. E. Smith, Spiel, Stauffer, Steger, F. Stevens, Stinger, Swain, Thackara, G. Thomas, Tongue, Van Osten, Wadsworth, Thos. Wagner, Warwick, Wolstencroft, Woodhead, and Hartman, *Pres't*—96.

NAYS—None.

A majority of the members elected having voted in the affirmative,

It was agreed to,

And the bill passed.

Also, moved to proceed to second reading of bill (Appendix No. 68) entitled "An Ordinance to make an appropriation to the Coroner, for the year 1898."

Which was agreed to.

The first and only section was again read, and agreed to.

The title was agreed to.

The bill was read a third time,

And on its final passage,

The yeas and nays were required according to law, and were as follows :

YEAS—Messrs. Abrahams, Allen, Amick, Anderson, Balbirnie, Barrows, Barton, Baumgaertel, Birch, Blake, Borden, Boyer, B. H. Brown, W. H. Brown, Buchholz, Buck, Buckley, Caverow, Collins, Connell, Costello, Creadick, Davidson, Dixon, Edmonds, Eslen, Falbey, Firth, Garrett, Gilpin, Goheen, Gordon, Graham, Hahn, Ham-

mond, Hazlett, Heins, Henry, Hetzell, Hohl, Irwin, Isenminger, Kittams, Krisher, Kucker, Lang, Levering, Linton, Little, Lovegrove, McAllister, McCullough, Martin, Mathias, Meehan, Mercer, A. F. Miller, H. A. Miller, S. G. Miller, Mingle, Mitchell, Morrison, Morrow, Morton, Neill, Orr, Ouram, Pallatt, E. W. Richards, Frank Richards, Roberts, Scott, Seeds, Seger, Seltzer, Shugart, Slater, Smedley, E. E. Smith, Spiel, Stauffer, Steger, F. Stevens, Stinger, Swain, Thackara, G. Thomas, W. S. Thomas, Tongue, Van Osten, Wadsworth, Thos. Wagner, Warren, Warwick, Wolstencroft, Woodhead, and Hartman, *Pres't*—97.

NAYS—None.

A majority of the members elected having voted in the affirmative,

It was agreed to,

And the bill passed.

Mr. Dixon moved to proceed to second reading of bill (Appendix No. 71) entitled "An Ordinance to permit J. Eavenson & Sons to lay a pipe under and across Twentieth street, north of Wood street."

Which was agreed to.

The first and only section was again read, and agreed to.

The title was agreed to.

The bill was read a third time,

And on its final passage,

The yeas and nays were required according to law, and were as follows :

YEAS—Messrs. Abrahams, Allen, Amick, Anderson, Balbirnie, Barrows, Barton, Baumgaertel, Birch, Blake, Boorse, Borden, Bougher, Boyer, B. H. Brown, W. H. Brown, Buchholz, Buck, Buckley, Caverow, Collins, Corson, Costello, Creadick, Davidson, Dixon, Edmonds, Erdin, Eslen, Falbey, Firth, Garrett, Gilpin, Goheen, Gordon, Graham, Hahn, Hammond, Harvey, Hazlett, Heins, Henry, Hetzell, Hohl, Irwin, Isenminger, Kittams, Krisher, Kucker, Lang, Levering, Linton, Little, Lovegrove, McAllister, McCurdy, Martin, Meeredy, Mercer, A. F. Miller,

S. G. Miller, Mingle, Mitchell, Morrow, Orr, Ouram, Pallatt, E. W. Richards, Roberts, Scott, Seger, Seltzer, Shugart, Slater, Smedley, E. E. Smith, Spiel, Stauffer, Steger, F. Stevens, Stinger, Swain, Thackara, G. Thomas, W. S. Thomas, Tongue, Van Osten, Wadsworth, Thos. Wagner, Warren, Warwick, Wolstencroft, Woodhead, and Hartman, *Pres't*—94.

NAYS—Mr. Meehan—1.

A majority of the members elected having voted in the affirmative,

It was agreed to,

And the bill passed.

Also, moved to proceed to second reading of bill (Appendix No. 188, Vol. I.) entitled "An Ordinance to repeal ordinance to authorize the paving of Magnolia avenue, from Chelten avenue to Price street."

Which was agreed to.

The first and only section was again read, and agreed to.

The title was agreed to.

The bill was read a third time,

And on its final passage,

The yeas and nays were required according to law, and were as follows :

YEAS—Messrs Balbirnie, Barrows, Barton, Birch, Borden, Boyer, Breiting, B. H. Brown, W. H. Brown, Buck, Collins, Connell, Cornelius, Corson, Costello, Creadick, Davidson, Edmonds, Erdin, Eslen, Gilpin, Goheen, Gordon, Graham, Hammond, Harvey, Hohl, Kittams, Mathias, Meehan, Mercer, H. A. Miller, S. G. Miller, Montgomery, Morrison, Orr, Ouram, Parker, E. W. Richards, Seeds, Seltzer, Shugart, Steger, F. Stevens, Swain, Thackara, G. Thomas, Warwick, and Wolstencroft—49.

NAYS—Messrs. Abrahams, Amick, Anderson, Baumgaertel, Blake, Boorse, Bougher, Buchholz, Buckley, Caverow, Dixon, Falbey, Firth, Garrett, Hawkes, Hazlett, Heins, Hetzell, Irwin, Iseminger, Krisher, Kucker, Lang, Levering, Linton, Little, Lovegrove, McAllister, McCurdy, Martin, Meeredy, A. F. Miller, Mingle, Mit-

ebell, Neill, Perry, Frank Richards, Roberts, Scott, Seger, Slater, Smedley, E. E. Smith, Spiel, Stauffer, Stinger, W. S. Thomas, Tongue, Van Osten, Wadsworth, G. H. Wagner, Thos. Wagner, Warren, Woodhead, and Hartman, *Pres't*—55.

Less than a majority of the members elected having voted in the affirmative,

It was not agreed to,

And the bill fell.

Mr. Hetzell moved to proceed to second reading of resolution (Appendix No. 58) entitled "Resolution of request to the Director of the Department of Public Works to grant permission to the owners of steamboat "Elizabeth" to tie it to the Susquehanna avenue wharf, Delaware river, for the purpose of holding Gospel Meetings on Sunday."

Which was agreed to.

The resolution was again read, and agreed to.

The title was agreed to.

Mr. W. H. Brown moved to proceed to second reading of resolution (Appendix No. 35) entitled "Resolution requesting the Committee on Gas to report on ordinance repealing ordinance, December 31, 1878, and providing for advertising for bids for lighting gasoline lamps."

Which was agreed to.

The resolution was again read.

Also, moved to amend by striking out the word "one," and inserting the word "two."

Mr. Hetzell moved that the resolution be referred to the Committee on Gas.

Which was agreed to.

Common Council proceeded to second reading of Select Council bill (Appendix No. 16) entitled "An Ordinance to direct the Director of the Department of Public Works to remove the name of James McAvoy from the list of delinquent contractors."

The first and only section was again read.

Mr. Roberts moved to amend by adding the following: "*Provided*, That the sum of fifty (50) dollars shall first

be paid into the City Treasury for the publication of this ordinance."

Which was agreed to.

The section as amended was agreed to.

The title was agreed to,

And the bill was laid over to print the amendment.

Common Council proceeded to second reading of Select Council bill (Appendix No. 40) entitled "An Ordinance to release John S. McKinley, surety, and William E. Peterson, principal, on a bond for the performance of a contract dated December 29, 1887, and to authorize the City Solicitor to satisfy the judgment entered against them in favor of the City of Philadelphia."

The first and only section was again read, and agreed to.

The title was agreed to.

The bill was read a third time,

And on its final passage,

The yeas and nays were required according to law, and were as follows :

YEAS—Messrs. Allen, Amick, Barrows, Barton, Baumgaertel, Birch, Blake, Boorse, Bougher, Boyer, W. H. Brown, Buchholz, Buck, Buckley, Caverow, Connell, Conrad, Corson, Costello, Creadick, Davidson, Dixon, Edmonds, Erdin, Eslon, Falbey, Firth, Garrett, Gilpin, Goheen, Goodman, Gordon, Graham, Hahn, Hammond, Harvey, Hazlett, Heins, Hetzell, Hohl, Irwin, Kittams, Krishner, Little, McCurdy, Mathias, Mecredy, Meehan, A. F. Miller, Mingle, Mitchell, Morrison, Morrow, Morton, Neill, Orr, Ouram, Parker, Perry, E. W. Richards, Frank Richards, Scott, Seltzer, Shugart, Slater, Smedley, E. E. Smith, Spiel, Stauffer, Steger, F. Stevens, Stinger, Swain, Thackara, Tongue, Van Osten, Wadsworth, G. H. Wagner, Thos. Wagner, Warren, Warwick, Wolstencroft, Woodhead, and Hartman, *Pres't*—84.

NAYS—None.

A majority of the members elected having voted in the affirmative.

It was agreed to,
And the bill passed.
So Common Council concurred.

Also, proceeded to second reading of Select Council bill (Appendix No. 39) entitled "An Ordinance to release Silas L. Schumo and Joseph P. McCauley, sureties, and the Merchants' Electric Light Company of North Front Street, principal, on a bond given by said company under an ordinance approved March 29, 1889, entitled 'An Ordinance authorizing the Merchants' Electric Light Company to open streets and lay and maintain underground conduits and wires for electric lighting,' and the supplement thereto dated July 2, 1890, and to authorize and direct the City Solicitor to satisfy the judgment entered thereon against them in favor of the City of Philadelphia."

The first and only section was again read.

Mr. Roberts moved to amend by adding the following: "*Provided*, That the sum of fifty (50) dollars shall first be paid into the City Treasury for the publication of this ordinance."

Which was agreed to.

The section as amended was agreed to.

The preambles were agreed to .

The title was agreed to.

And the bill was laid over to print the amendment.

Mr. Dixon moved to proceed to second reading of bill (Appendix No. 72) entitled "An Ordinance to authorize the erection of wooden steps on Mechanic street, from Boone to Terrace street, and on Church street at Wood street."

Which was agreed to.

The first and only section was again read, and agreed to.

The title was agreed to.

The bill was read a third time,

And on its final passage,

The yeas and nays were required according to law, and were as follows :

YEAS—Messrs. Allen, Amick, Barrows, Barton, Baumgaertel, Blake, Boorse, Borden, Boyer, Buchholz, Buck, Buckley, Caverow, Collins, Conrad, Cornelius, Corson, Costello, Creadick, Dixon, Edmonds, Erdin, Eslen, Firth, Garrett, Goheen, Graham, Hahn, Hammond, Hawkes, Heius, Hetzell, Hohl, Irwin, Iseminger, Kittams, Krisher, Kucker, Levering, Little, McCullough, Martin, Mathias, Mecredy, Meehan, A. F. Miller, H. A. Miller, S. G. Miller, Mingle, Morrison, Neill, Ouram, Parker, Perry, E. W. Richards, Roberts, Scott, Seeds, Seger, Seltzer, Shugart, Slater, Smedley, E. E. Smith, Spiel, Stauffer, Steger, F. Stevens, Swain, G. Thomas, Tongue, Van Osten, Wadsworth, G. H. Wagner, Thos. Wagner, Warren, Warwick, Wolstencroft, Woodhead, and Hartman, *Pres't*—80.

NAYS—None.

A majority of the members elected having voted in the affirmative,

It was agreed to,

And the bill passed.

Mr. H. A. Miller moved to proceed to second reading of bill (Appendix No. 64) entitled "An Ordinance to authorize the construction of sewers in Cambria, Clearfield, Colona, Earp, Dickinson, Gorgas, Harvey, Hope, Latimer, Lehman, Manton, Memphis, Page, Pearl, Philip, Sumner, Sears, Sepviva, Shackamaxon, Sixteenth, Sprague, Twentieth, Twenty-fourth, Thirtieth, Walter, and Wilder streets; on Pulaski, Stenton, Woodland and Wayne avenues."

Which was agreed to.

The first section was again read, and agreed to.

The second section was again read, and agreed to.

The third section was again read, and agreed to.

The title was agreed to.

The bill was read a third time.

And on its final passage,

The yeas and nays were required according to law, and were as follows :

YEAS—Messrs. Allen, Amick, Barrows, Barton, Baumgaertel, Birch, Blake, Borden, Bougher, Boyer, W. H.

Brown, Buchholz, Buck, Buckley, Caverow, Collins, Connell, Conrad, Cornelius, Corson, Creadick, Davidson, Dixon, Edmonds, Erdin, Eslon, Firth, Garrett, Goheen, Gordon, Graham, Hahn, Harvey, Hawkes, Heins, Hetzell, Hohl, Irwin, Iseminger, Krisher, Kucker, Levering, Linton, Little, Lovegrove, McAllister, McCurdy, Martin, Mathias, Mecredy, Meehan, Mercer, A. F. Miller, H. A. Miller, Mingle, Morrison, Morrow, Neill, Orr, Ouram, Pallatt, Parker, Perry, Frank Richards, Roberts, Scott, Seeds, Seger, Seltzer, Slater, Smedley, E. E. Smith, Spiel, Stauffer, F. Stevens, Stinger, Swain, Thackara, G. Thomas, W. S. Thomas, Tongue, Van Osten, Wadsworth, G. H. Wagner, Thos. Wagner, Warren, Warwick, Wolstencroft, Woodhead, and Hartman, *Pres't*—90.

NAYS—None.

A majority of the members elected having voted in the affirmative.

It was agreed to,

And the bill passed.

Common Council proceeded to third reading of Select Council bill (Appendix No. 16) entitled "An Ordinance to direct the Director of the Department of Public Works to remove the name of James McAvoy from the list of delinquent contractors."

The bill was read a third time,

And on its final passage,

The yeas and nays were required according to law, and were as follows :

YEAS—Messrs. Allen, Amick, Barrows, Barton, Baumgaertel, Birch, Blake, Bougher, Boyer, Breiting, W. H. Brown, Buchholz, Buck, Buckley, Caverow, Collins, Connell, Conrad, Cornelius, Corson, Creadick, Davidson, Dixon, Edmonds, Erdin, Eslon, Garrett, Goheen, Gordon, Graham, Hammond, Hazlett, Henry, Hetzell, Hohl, Irwin, Iseminger, Kittams, Krisher, Kucker, Lang, Levering, Linton, Little, Lovegrove, McAllister, McCullough, McCurdy, Martin, Mathias, Mecredy, A. F. Miller, H. A. Miller, Mingle, Mitchell, Morrison, Morrow, Orr, Pallatt, Parker, Frank Richards, Roberts, Scott, Seger, Seltzer,

Shugart, Slater, Smedley, E. E. Smith, Spiel, Stauffer, F. Stevens, Stinger, Swain, Thackara, W. S. Thomas, Tongue, Van Osten, Wadsworth, G. H. Wagner, Thos. Wagner, Warwick, Wolstencroft, Woodhead, and Hartman, *Pres't*—85.

NAYS—Mr. Meehan—1.

A majority of the members elected having voted in the affirmative,

It was agreed to,

And the bill passed.

So Common Council concurred with an amendment.

Also, proceeded to third reading of Select Council bill (Appendix No. 39) entitled "An Ordinance to release Silas L. Schumo and Joseph P. McCauley, sureties, and the Merchants' Electric Light Company of North Front street, principal, on a bond given by said company under an ordinance approved March 29, 1889, entitled 'An Ordinance authorizing the Merchants' Electric Light Company to open streets and lay and maintain underground conduits and wires for electric lighting,' and the supplement thereto dated July 2, 1890, and to authorize and direct the City Solicitor to satisfy the judgment entered thereon against them in favor of the City of Philadelphia."

The bill was read a third time,

The question being on the final passage of the bill,

Mr. Roberts moved that the further consideration of the bill be postponed for the present.

Which was agreed to.

Mr. Pallatt moved to proceed to second reading of bill (Appendix No. 55) entitled "An Ordinance to authorize the laying of gas-pipe in certain streets."

Which was agreed to.

The first and only section was again read.

Also, moved to amend by inserting before the "proviso" the following: "Sharswood street, from Fourth street to Lawrence street, in the Seventeenth Ward. Washington street, from Thomas to James street; Pilling street, from Orthodox street to Arrott street, in the Twen-

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ty-third Ward. Fifty-first, Fifty-one-and-a-half, Sixty-fourth, Sixty-four-and-a-half, and Sixty-fifth streets, from Woodland avenue to Greenway avenue; Lombard street, from Forty-third to Forty-fifth street; Forty-fourth street, from Lombard street to Baltimore avenue, in the Twenty-seventh Ward. Huntingdon street, from Twenty-ninth to Thirty-first street; Thirtieth street, from Huntingdon street to Lehigh avenue; Hollywood street, from Huntingdon to Oakdale street; Myrtlewood street, from Huntingdon to Oakdale street; Oakdale street, from Twenty-ninth to Thirty-first street, in the Twenty-eighth Ward. Allegheny avenue, from Kensington avenue to Germantown avenue; "D" street, from Indiana to Clearfield street; Airdrie street, from Thirteenth street to Old York road, in the Thirty-third Ward, and Kershaw avenue, from Sixtieth to Sixty-first street; north side of Girard avenue, from Forty-ninth to Fifty-second street; north side of Market street, from Fifty-sixth to Fifty-seventh street; east side of Fifty-seventh street, from Market to Arch street; Ithan, Frazier and Fifty-sixth streets, from Market to Arch street, and Arch street, from Fifty-sixth to Fifty-seventh street; Salford street, from Market to Arch street, in the Thirty-fourth Ward, and Thirty-sixth street, from Spencer street to Mill street, in the Thirty-eighth Ward.

Which was agreed to.

The question being on agreeing to the section as amended,

Mr. Goheen moved that the further consideration of the bill be postponed for the present.

Which was agreed to.

Mr. Seeds moved to proceed to second reading of bill (Appendix No. 69) entitled "An Ordinance to make an appropriation to the District Attorney, for the year 1898."

Which was agreed to.

The first and only section was again read, and agreed to.

The title was agreed to.

The bill was read a third time,

And on its final passage,

The yeas and nays were required according to law, and were as follows :

YEAS—Messrs. Allen, Amick, Anderson, Barrows, Barton, Baumgaertel, Birch, Blake, Borden, Bougher, Boyer, Breiting, W. H. Brown, Buchholz, Buck, Buckley, Caverow, Collins, Connell, Conrad, Cornelius, Corson, Creadick, Davidson, Dixon, Edmonds, Erdin, Garrett, Goheen, Gordon, Graham, Hahn, Hammond, Harvey, Hazlett, Heins, Henry, Hetzell, Hohl, Iseminger, Kittams, Krisher, Kucker, Lang, Levering, Linton, Little, Lovegrove, McAllister, McCullough, McCurdy, Martin, Mathias, Meehan, A. F. Miller, H. A. Miller, Mitchell, Morrison, Morrow, Orr, Ouram, Pallatt, Parker, Frank Richards, Roberts, Scott, Seeds, Seger, Seltzer, Shugart, Slater, Smedley, E. E. Smith, Spiel, Stauffer, F. Stevens, Stinger, Swain, Thackara, G. Thomas, Tongue, Van Osten, Wadsworth, G. H. Wagner, Thos. Wagner, Warren, Warwick, Wolstencroft, Woodhead, and Hartman, *Pres't*—90.

NAYS—None.

A majority of the members elected having voted in the affirmative,

It was agreed to,

And the bill passed.

Mr. Anderson moved to resume third reading of Select Council bill (Appendix No. 39) entitled "An Ordinance to release Silas L. Schumo and Joseph P. McCauley, sureties, and the Merchants' Electric Light Company of North Front street, principal, on a bond given by said company under an ordinance approved March 29, 1889, entitled 'An Ordinance authorizing the Merchants' Electric Light Company to open streets and lay and maintain underground conduits and wires for electric lighting,' and the supplement thereto dated July 2, 1890, and to authorize and direct the City Solicitor to satisfy the judgment entered thereon against them in favor of the City of Philadelphia."

Which was agreed to.

The question being on the final passage of the bill,

The yeas and nays were required according to law, and were as follows :

YEAS—Messrs. Allen, Anderson, Barrows, Barton, Baumgaertel, Birch, Blake, Borden, Bougher, W. H. Brown, Buchholz, Buck, Buckley, Caverow, Collins, Connell, Conrad, Cornelius, Dixon, Edmonds, Erdin, Eslen, Goheen, Gordon, Graham, Hahn, Hammond, Hazlett, Heins, Hetzell, Hohl, Irwin, Iseminger, Kittams, Krisher, Kucker, Lang, Levering, Linton, McAllister, McCullough, McCurdy, Mathias, Meehan, Mercer, A. F. Miller, S. G. Miller, Mitchell, Morrison, Morrow, Neill, Orr, Ouram, Pallatt, Parker, Perry, Frank Richards, Scott, Seeds, Seger, Seltzer, Shugart, Slater, Smedley, E. E. Smith, Spiel, Stauffer, Stinger, Swain, G. Thomas, Van Osten, Wadsworth, G. H. Wagner, Thos. Wagner, Warren, Warwick, Wolstencroft, Woodhead, and Hartman, *Pres't*—79.

NAYS—Messrs. Breitingger and Lovegrove—2.

A majority of the members elected having voted in the affirmative,

It was agreed to,

And the bill passed.

So Common Council concurred with an amendment.

Mr. Seeds moved to proceed to second reading of bill (Appendix No. 70) entitled "An Ordinance to make an appropriation to the Board of Revision of Taxes, for the year 1898."

Which was agreed to.

The first and only section was again read, and agreed to.

The title was agreed to.

The bill was read a third time.

And on its final passage,

The yeas and nays were required according to law, and were as follows :

YEAS—Messrs. Allen, Amick, Anderson, Barrows, Barton, Baumgaertel, Birch, Blake, Borden, Bougher, Boyer, Breitingger, W. H. Brown, Buchholz, Buck, Buckley, Caverow, Chew, Collins, Connell, Conrad, Cornelius, Corson, Creadick, Davidson, Dixon, Edmonds, Erdin, Garrett, Go-

heen, Gordon, Graham, Hahn, Hammond, Harvey, Henry, Hetzell, Hohl, Irwin, Iseminger, Kittams, Krisher, Kucker, Lang, Levering, Linton, Little, Lovegrove, McAllister, McCullough, McCurdy, Mathias, Meehan, Mercer, A. F. Miller, H. A. Miller, S. G. Miller, Mingle, Mitchell, Morrison, Morrow, Neill, Orr, Ouram, Pallatt, Parker, Frank Richards, Roberts, Scott, Seeds, Seger, Seltzer, Shugart, Slater, Smedley, E. E. Smith, Speil, Stauffer, F. Stevens, Stinger, Swain, Thackara, G. Thomas, Tongue, Van Osten, Wadsworth, G. H. Wagner, Thos. Wagner, Warren, Warwick, Wolstencroft, Woodhead, and Hartman, *Pres't*—93.

NAYS—None.

A majority of the members elected having voted in the affirmative,

It was agreed to,

And the bill passed.

Mr. H. A. Miller moved to proceed to second reading of bill (Appendix No. 61) entitled "An Ordinance to place on the City plan Eisen avenue, Irving, DeKalb, Pilling, Annin, Boudinot, Rorer, McClellan, Siegel, Pierce, and Fernon streets."

Which was agreed to.

The first and only section was again read, and agreed to.

The title was agreed to.

The bill was read a third time,

And on its final passage,

The yeas and nays were required according to law, and were as follows :

YEAS—Messrs. Allen, Amick, Anderson, Barrows, Barton, Baumgaertel, Birch, Blake, Borden, Bougher, Boyer, Breiting, Buchholz, Buck, Caverow, Chew, Connell, Conrad, Cornelius, Corson, Creadick, Davidson, DeHaven, Dixon, Edmonds, Goheen, Gordon, Graham, Hahn, Hammond, Hazlett, Heins, Henry, Hetzell, Hohl, Irwin, Iseminger, Kittams, Krisher, Kucker, Lang, Levering, Linton, Little, McAllister, McCullough, McCurdy, Mathias, Meehan, A. F. Miller, H. A. Miller, S. G. Miller, Mitchell, Morrison, Morrow, Ouram, Pallatt, Frank Richards,

Roberts, Scott, Seeds, Seger, Seltzer, Shugart, Slater, Smedley, E. E. Smith, Spiel, Stauffer, Stinger, Swain, Thackara, G. Thomas, Tongue, Van Osten, Wadsworth, G. H. Wagner, Thos. Wagner, Warren, Warwick, Wolstencroft, Woodhead, and Hartman, *Pres't*—83.

NAYS—None.

A majority of the members elected having voted in the affirmative,

It was agreed to,

And the bill passed.

Mr. G. Thomas (on leave) offered the following, to wit: "Resolution requesting the Director of Public Works to rescind his recent order regarding Policemen's shoes." (*Appendix No. 78.*)

Also, moved to proceed to second reading of the resolution.

Which was unanimously agreed to.

The resolution was again read.

Mr. McAllister moved that the resolution be referred to the Committee on Police and Prisons.

Which was not agreed to.

The question being on agreeing to the resolution,

Mr. Van Osten moved that the further consideration of the resolution be indefinitely postponed.

Which was not agreed to.

The question recurring on agreeing to the resolution,

It was agreed to,

The title was agreed to.

Mr. Breitingner (on leave) offered the following, to wit: "Resolution of request to the City Solicitor, relative to a circular issued by the Ice Manufacturing Company of Germantown." (*Appendix No. 79.*)

Also, moved to proceed to second reading of the resolution,

Which was agreed to.

The resolution was again read, and agreed to.

The preambles were agreed to.

The title was agreed to.

Mr. Graham moved that Common Council do now adjourn.

Which was agreed to.

So Common Council adjourned.

Thursday, December 2, 1897.

Common Council met—Members present:

Messrs. Abrahams, Allen, Amick, Anderson, Balbirnie, Barton, Batt, Baumgaertel, Birch, Blake, Boorse, Borden, Bougher, Boyer, Breitingen, B. H. Brown, W. H. Brown, Buchholz, Buck, Buckley, Caverow, Chew, Collins, Connell, Conrad, Cornelius, Corson, Costello, Creadick, Davidson, DeHaven, Dixon, Doak, Edmonds, Erdin, Eslen, Falbey, Firth, Funston, Garrett, Gilpin, Goheen, Goodman, Gordon, Graham, Hammond, Harvey, Hawkes, Hazlett, Heins, Henry, Hetzell, Hohl, Hults, Irvine, Irwin, Iseminger, Ivins, Kinsley, Kittams, Knight, Krisher, Kucker, Lang, Leonard, Levering, Little, Lovegrove, McAllister, McCullough, McCurdy, Martin, Mathias, Means, Mecredy, Meehan, Mercer, A. F. Miller, H. A. Miller, S. G. Miller, Mingle, Mitchell, Montgomery, Moore, Morrison, Morrow, Morton, Neill, Orr, Onram, Pallatt, Parker, Pavitt, Perry, Quinn, E. W. Richards, Frank Richards, Roberts, Sayre, Scott, Seeds, Seger, Seltzer, Shugart, Slater, Smedley, C. K. Smith, Spiel, Stauffer, Steger, F. Stevens, Stevenson, Stinger, Swain, Thackara, G. Thomas, Thompson, Tongue, Van Osten, Wadsworth, G. H. Wagner, Thos. Wagner, Warren, Warwick, Woodhead, and Hartman, *Pres't*.

The President presented the following:

Philadelphia, December 2, 1897.

WENCEL HARTMAN, ESQ.,

President of Common Council.

DEAR SIR:—I won't be able to attend Council to-day on account of illness.

Yours respectfully,

E. E. SMITH.

Philadelphia, December 1, 1897.

WENCEL HARTMAN, Esq.,

President of Common Council.

DEAR SIR:—Owing to unavoidable absence from the City I will not be able to attend the meeting of Common Council on to-morrow.

Please excuse me, and oblige,

Yours very respectfully,

JOSIAH LINTON.

The Secretary of the Mayor was introduced, when he presented a message in writing from the Mayor, calling attention of Councils to the opinion of the Supreme Court on the loan bills, also that the question of increasing the debt had been submitted to a popular vote in November, and by a majority decided in favor of the increase, and urging an early passage of loan bills, accompanied with a draft of a bill authorizing the creation of a loan for eleven million two hundred thousand (11,200,000) dollars for the purposes set forth in the bill that was submitted to the people. (*Appendix No. 80.*)

Which was read, and referred to the Committee on Finance.

Also, presented a further message in writing from the Mayor, transmitting a communication from the Director of the Department of Public Safety, together with a report made to him by the Medical Inspectors of the Bureau of Health, relative to the cases of diphtheria in the Twenty-second, Thirty-third and Thirty-seventh Wards. (*Appendix No. 81.*)

Which was read, and referred to the Committee on Fire and Health.

Also, presented a further message in writing from the Mayor, transmitting a communication from the Director of the Department of Public Safety, containing a resolu-

tion adopted by the Board of Health, relative to the construction of a sewer on Phillip street. (*Appendix No. 82.*)

Which was read, and referred to the Committee on Surveys.

The President presented a communication from the Farmer's and Mechanic's National Bank, submitting a report showing the aggregates of the 3, $3\frac{1}{8}$, $3\frac{1}{4}$, $3\frac{1}{2}$, 4, and 6 per cent loans of the City, as they stood on July 1, 1897, and as they stand on the books at the Farmer's and Mechanic's National Bank on December 1, 1897. (*Appendix No. 83.*)

Which was read, and referred to the Committee on Finance.

Also, presented a communication from the City Solicitor, presenting a copy of the report of the jury in the matter of opening of Berdan street, from the north side of Good street to the south side of Good street. (*Appendix No. 84.*)

Which was read, and referred to the Committee on Highways.

Also, presented a further communication from the City Solicitor, presenting a copy of report of jury in the matter of the opening of Forty-seventh street, from Seneca street to Westminster avenue. (*Appendix No. 85.*)

Which was read, and referred to the Committee on Highways.

Mr. Leonard (on leave) read in place a bill entitled "An Ordinance to locate an electric light at southwest corner of Thirteenth and McKean streets."

Which was referred to the Electrical Committee.

Mr. Van Osten (by request, on leave) read in place a bill entitled "An Ordinance to provide for the protection of the public in the matter of egress or ingress from all public halls and theatres."

Which was referred to the Committee on Police and Prisons.

Mr. Montgomery (on leave) read in place bills to re-pave the following streets in the Fifteenth Ward: Outlet street,

from Twenty-first to Twenty-second street, and Ogden street, from Twenty-ninth to Thirtieth street.

Which were referred to the Committee on Highways.

Mr. G. Thomas (on leave) read in place a bill entitled "An Ordinance to locate an electric light at northeast corner Nineteenth and Brandywine streets."

Which was referred to the Electrical Committee.

Mr. Borden (on leave) read in place a bill entitled "An Ordinance to locate a gasoline lamp in alley rear of 1732 Olive street, in the Fifteenth Ward."

Which was referred to the Committee on Gas.

Mr. Parker (on leave) read in place a bill entitled "An Ordinance to grant permission to W. A. Brewster to lay and maintain a siding on the east side of Pennsylvania avenue, at Pennock street, in the Fifteenth Ward."

Which was referred to the Committee on Steam Railroads.

Mr. Mingle (on leave) read in place a bill entitled "An Ordinance to authorize the necessary work of re-grading, re-paving, etc., to bring Cumberland street, from Aramingo avenue to Thompson street, to revised City grade."

Which was referred to the Committee on Highways.

Also (on leave), read in place bills to pave the following streets in the Eighteenth Ward: Sarah street, from Richmond to Wildey street; Crease street, from Belgrade to Richmond street; Day street, from Girard avenue to Thompson street; Robinson street, from Palmer to Eyre street; Emery street, from Richmond to Salmon street; Orange street, from Belgrade to Hockley street; Newkirk street, from Anthracite street to Lehigh avenue; and Anthracite street, from Salmon to Belgrade street.

Which were referred to the Committee on Highways.

Also (on leave), read in place bills to re-pave the following streets in the Eighteenth Ward: Gerker street, from Earl to Hanover street; Memphis street, from Palmer to Hanover street; Earl street, from Thompson to Belgrade street; Mercury street, from Palmer street to Montgomery ave-

nue; Ross street, from Wildey to Richmond street; and Volkmar street, from Palmer street to about 150 feet west.

Which were referred to the Committee on Highways.

Mr. Doak (on leave) read in place a bill entitled "An Ordinance to locate an electric light opposite No. 2643 Howard street, in the Nineteenth Ward."

Which was referred to the Electrical Committee.

Also (on leave), read in place a bill entitled "An Ordinance to change the name of Waterloo street, between Columbia avenue and Lehigh avenue to Craig street, in the Nineteenth Ward."

Which was referred to the Committee on Surveys.

Mr. Little (on leave) read in place a bill entitled "An Ordinance to authorize the location of a gasoline lamp in rear of No. 1843 North Second street, in the Nineteenth Ward."

Which was referred to the Committee on Gas.

Mr. C. K. Smith (on leave) read in place a bill entitled "An Ordinance to re-pave Park avenue, from Thompson to Jefferson street, in the Twentieth Ward, with sheet asphalt."

Which was referred to the Committee on Highways.

Mr. Conrad (on leave) read in place a bill entitled "An Ordinance to locate an electric light on Eighth street, between Montgomery avenue and Berks street, in the Twentieth Ward."

Which was referred to the Electrical Committee.

Also (on leave), read in place bills to re-pave the following streets in the Twentieth Ward, with improved pavement: Cambridge street (formerly Heath street), from Twelfth to Thirteenth street; Harper street (formerly Haines street), from Twelfth to Thirteenth street; and Darien street, from Columbia avenue to Berks street.

Which were referred to the Committee on Highways.

Also (by request), presented a petition of the index clerks in the Recorder of Deeds Office asking for an increase of salary.

Which was referred to the Committee on Finance.

Mr. Dixon (on leave) read in place a bill entitled "An Ordinance to make an appropriation of sixty thousand (60,000) dollars to construct a bridge over the Wissahickon creek, at West Walnut lane, in the Twenty-first and Twenty-second Wards."

Which was referred to the Committee on Finance.

Mr Seeds (on leave) read in place a bill entitled "An Ordinance to authorize certain transfers in the annual appropriation to the Department of Public Safety, Bureaus of Police, Fire, Health, City Property and Electrical, for the year 1897."

Which was referred to the Committee on Finance.

Also (on leave), read in place a bill entitled, "An Ordinance to approve the contract and surety of Robert B. McDaniel, for constructing a certain extension to the main sewer on Mascher street, from its present terminus north of Ontario street to Tioga street; the contract and surety of Joseph Perna, for constructing a certain main sewer on Brown street, from a point near Fiftieth street to Fifty-first street, and on Fifty-first street, from Brown street to Haverford avenue, with a connection on Aspen street, from Fifty-first street to Haverford avenue; and the contract and surety of David McMahon, for constructing a certain main sewer, being an extension of the west branch of the Wingohocking main sewer, from the present sewer on Chew street, near Duval street, to Johnson street, to Bellfield avenue, to Sharpnack street."

Which was referred to the Committee on Finance.

Also, presented the semi-annual statement from the Farmers' and Mechanics' National Bank, of interest due January 1, 1898, on the Three, Three and one-eighth, Three and one-quarter, Three and one-half, Four and Six per cent. Loans of the City of Philadelphia, as they appear on the books at the Farmers' and Mechanics' National Bank on December 1, 1897. (*Appendix No. 86.*)

Which was read, and referred to the Committee on Finance.

Mr. Davidson (on leave) read in place a bill entitled "An Ordinance to construct a sewer in Burbridge street,

from Clivedon to Upsal street, in the Twenty-second Ward."

Which was referred to the Committee on Surveys.

Also (on leave), read in place a bill entitled "An Ordinance to place on the City plan Bexley street, in the Twenty-second Ward."

Which was referred to the Committee on Surveys.

Also (on leave), read in place a bill entitled "An Ordinance to grade Broad street, from Cayuga street to Fisher's lane, in the Twenty-second and Thirty-third Wards."

Which was referred to the Committee on Highways.

Mr. W. H. Brown (on leave) read in place a bill entitled "An Ordinance to repeal ordinance to authorize the paving of Magnolia avenue, from Cheltenham avenue to Price street."

Which was referred to the Committee on Highways.

Mr. Morrison (on leave) read in place a bill entitled "An Ordinance to locate an electric light northwest corner of Adeline and Margaret streets, in the Twenty-third Ward."

Which was referred to the Electrical Committee.

Also (on leave), read in place a bill entitled "An Ordinance to lay gas-pipe in Margaret street, between North and Tackawanna street, in the Twenty-third Ward."

Which was referred to the Committee on Gas.

Mr. Lang (on leave) read in place a bill entitled "An Ordinance to authorize the location of seven (7) gasoline lamps on Falls road, in the Twenty-fourth Ward."

Which was referred to the Committee on Gas.

Mr. Ivins (on leave) read in place a bill entitled "An Ordinance to re-pave Mifflin street, from Fifteenth to Sixteenth street, in the Twenty-sixth Ward, with sheet asphaltum."

Which was referred to the Committee on Highways.

Mr. Connell (on leave) read in place a bill entitled "An Ordinance to grade Kingessing avenue, from Forty-ninth to Fifty-eighth street, in the Twenty-seventh Ward."

Which was referred to the Committee on Highways.

Mr. Blake (on leave) read in place a bill entitled "An Ordinance to locate an electric light corner of Eighteenth and Huntingdon streets, in the Twenty-eighth Ward."

Which was referred to the Electrical Committee.

Mr. Edmonds (on leave) read in place a bill entitled "An Ordinance to provide for the reduction of the price of gas to consumers to ninety (90) cents per thousand cubic feet from January 1, 1898."

Which was referred to the Committee on Gas.

Mr. McCullough (on leave) read in place a bill entitled "An Ordinance to locate three (3) electric lights in the Thirtieth Ward."

Which was referred to the Electrical Committee.

Mr. Funston (on leave) read in place a bill entitled "An Ordinance to authorize the location of a gasoline lamp in alley rear of No. 719 Mole street, and one in alley running east from Hicks street, 50 feet north of Catharine street, in the Thirtieth Ward."

Which was referred to the Committee on Gas.

Mr. Warwick (on leave) read in place a bill entitled "An Ordinance to construct a sewer in Market street, north side, from Sixtieth to Sixty-third street, in the Thirty-fourth Ward."

Which was referred to the Committee on Surveys.

Also (on leave), read in place a bill entitled "An Ordinance to lay water-pipe in Market street, north side, from Sixtieth to Sixty-third street, in the Thirty-fourth Ward."

Which was referred to the Committee on Water.

Mr. Pavitt (on leave) read in place a bill entitled "An Ordinance to strike from the City plan and vacate Fifty-sixth street, from Summer (late Chelsea) street to Vine street, in the Thirty-fourth Ward."

Which was referred to the Committee on Surveys.

Mr. Costello (on leave) read in place a bill entitled "An Ordinance to condemn a lot of ground in Tacony, Thirty-fifth Ward, for public school purposes."

Which was referred to the Committee on Schools.

Also (on leave), read in place a bill entitled "An Ordinance to vacate and lay out a new street, in the Thirty-fifth Ward, from the intersection of the street now known as the Third Avenue, to the intersection of the street now known as the Second Avenue, in the Thirty-fifth Ward."

nance to construct a sewer in Cottman street, from Hegerman street to Delaware river, in the Thirty-fifth Ward."

Which was referred to the Committee on Surveys.

Mr. Barton (on leave) read in place a bill entitled "An Ordinance to locate three (3) electric lights on the Red Lion road, in the Thirty-fifth Ward."

Which was referred to the Electrical Committee.

Mr. Orr (on leave) read in place a bill entitled "An Ordinance to relieve the owners of property on Manton street, between Twenty-fourth and Twenty-fifth streets, from the conditions of a certain bond."

Which was referred to the Committee on Law.

Mr. Heins (on leave) read in place a bill entitled "An Ordinance to locate two (2) electric lights on Eighth street, between Susquehanna avenue and Dauphin street, in the Thirty-seventh Ward."

Which was referred to the Electrical Committee.

Also (on leave), read in place a bill entitled "An Ordinance to authorize the location of a gasoline lamp in alley rear of premises on east side of Thirteenth street, 68 feet north of Williams street."

Which was referred to the Committee on Gas.

Also (on leave), read in place a bill entitled "An Ordinance to re-pave Ninth street, from Susquehanna avenue to Dauphin street, in the Thirty-seventh Ward, with asphalt or other improved pavement."

Which was referred to the Committee on Highways.

Mr. Kittams (on leave) read in place a bill entitled "An Ordinance to locate an electric light at southwest corner Venango street and the Philadelphia and Reading Railway (Germantown and Chestnut Hill Branch)."

Which was referred to the Electrical Committee.

Also (on leave), read in place a bill entitled "An Ordinance to pave Estaugh street, from Twentieth to Twenty-first street, in the Thirty-eighth Ward, with vitrified brick on concrete base."

Which was referred to the Committee on Highways.

Mr. Thompson (on leave) read in place a bill entitled "An Ordinance to locate an electric light Twentieth street, opposite Bellvue street, and one corner of Hunting Park avenue and Pulaski avenue, in the Thirty-eighth Ward."

Which was referred to the Electrical Committee.

Mr. McAllister, Chairman *pro tem.* of the Committee on Police and Prisons, presented a report, with bill annexed entitled "An Ordinance amendatory to an ordinance entitled 'An Ordinance to regulate the construction of frame buildings, fences, and bay windows,' approved March 28, 1897." (*Appendix No. 87.*)

Which was laid over to be printed.

Also, from the same Committee, presented a further report, reporting back bill entitled "An Ordinance to authorize the purchase of a lot of ground in the Thirty-second Ward for a patrol station," with the request that it be referred to the Committee on Finance with a favorable recommendation.

Which was so referred.

Mr Buchholz, Chairman of the Committee on Municipal Government, presented a report, with resolution annexed entitled "Resolution to provide for a possible sale of the Queen Lane basins." (*Appendix No. 88.*)

Which was laid over to be printed.

Also, Chairman of the Committee on Municipal Government of Common Council, presented a report, with resolution annexed entitled "Resolution to amend the rules of Common Council." (*Appendix No. 89.*)

Which was laid over to be printed.

Mr. B. H. Brown, Chairman of the Committee on Fire and Health, presented a report, reporting back bill entitled "An Ordinance to authorize the purchase of a lot of ground Nos. 2712-14-16 North Second street, in the Thirty-third Ward, for fire purposes, and to make an appropriation therefor," with the request that it be referred to the Committee on Finance with a favorable recommendation.

Which was so referred.

Mr. Roberts (on leave) offered the following, to wit :
"Resolution to meet in Joint Convention to elect two Trustees of the Philadelphia Hospital for Insane at Norristown, Pa." (*Appendix No. 90.*)

Also, moved to proceed to second reading of the resolution.

Which was unanimously agreed to.

The resolution was again read, and agreed to.

The title was agreed to.

Mr. Dixon (on leave) offered the following, to wit :
"Resolution to suspend during the winter months the operation of all ordinances which prevent the Department of Public Works from issuing permits or permitting the streets to be opened between the first day of December, 1897, and the first day of March, 1898, and suspending Joint Rule 30, of the Select and Common Councils." (*Appendix No. 91.*)

Also, moved to proceed to second reading of the resolution.

Which was unanimously agreed to.

The resolution was again read, and agreed to.

The title was agreed to,

The resolution was read a third time,

And on its final passage,

The yeas and nays were required, according to law, and were as follows :

YEAS—Messrs. Arahams, Allen, Amick, Balbirnie, Barton, Buchholz, Buck, Buckley, Caverow, Collins, Connell, Conrad, Cornelius, Corson, Costello, Creadick, Davidson, DeHaven, Dixon, Doak, Edmonds, Eslon, Falbey, Firth, Funston, Garrett, Gilpin, Goheen, Graham, Hammond, Harvey, Hawkes, Hazlett, Heins, Henry, Hetzell, Hohl, Hults, Irvine, Iseninger, Kinsley, Knight, Krisher, Kuecker, Leonard, Levering, Little, Lovegrove, McAllister, McCullough, McCurdy, Mathias, Means, Meehan, A. F. Miller, H. A. Miller, S. G. Miller, Mingle, Mitchell, Montgomery, Moore, Morrison, Neill, Orr, Ouram, Pallatt,

Parker, Pavitt, Quinn, E. W. Richards, Frank Richards, Roberts, Seeds, Seger, Seltzer, Slater, Smedley, C. K. Smith, Spiel, Steger, F. Stevens, Stevenson, Stinger, Swain, Thackara, Thompson, Tongue, Van Osten, Wadsworth, G. H. Wagner, Thos. Wagner, Warren, Woodhead, and Hartman, *Pres't*—94.

NAYS—Mr. G. Thomas—1.

Two-thirds of the members elected having voted in the affirmative,

It was agreed to,

And the resolution passed.

Mr. Seeds moved to proceed to second reading of bill (Appendix No. 77) entitled "An Ordinance to approve the contracts and surety of Armstrong and Printzenhoff, for constructing a wooden pier at the foot of Arch street, on the Delaware river; and for constructing a wooden pier and a wooden barrel sewer therein, at the foot of Chestnut street, on the Delaware river, for the Bureau of Surveys; also, the contract and surety of Stacy Reeves and Sons, for the restoration of Independence Hall, together with its arcades and wing buildings, to its original appearance and condition as it existed in the year 1776, for the Bureau of City Property."

Which was agreed to.

The first and only section was again read, and agreed to.

The title was agreed to.

The bill was read a third time,

And on its final passage,

The yeas and nays were required according to law, and were as follows :

YEAS—Messrs. Abrahams, Allen, Amick, Anderson, Balbirnie, Barton, Baumgaertel, Blake, Boorse, Boyer, Buchholz, Buck, Buckley, Caverow, Chew, Collins, Conrad, Cornelius, Corson, Costello, Creadick, Davidson, DeHaven, Doak, Eslen, Falbey, Firth, Garrett, Gilpin, Goheen, Graham, Hammond, Hawkes, Hazlett, Heins, Hohl, Hults, Irvine, Iseminger, Ivins, Kittams, Knight, Kucker, Leonard, Levering, Little, Lovegrove, McAllister, McCul-

lough, McCurdy, Martin, Means, Mecredy, Meehan, Mercer, A. F. Miller, H. A. Miller, Mingle, Mitchell, Moore, Morrison, Morton, Neill, Orr, Ouram, Pallatt, Parker, Pavitt, Quinn, E. W. Richards, Roberts, Scott, Seeds, Seger, Slater, Smedley, C. K. Smith, Spiel, Stauffer, Steger, F. Stevens, Stinger, Swain, Thackara, Thompson, Tongue, Van Osten, Wadsworth, G. H. Wagner, Thos. Wagner, Warren, Woodhead, and Hartman, *Pres't*—93.

NAYS—None.

A majority of the members elected having voted in the affirmative,

It was agreed to,

And the bill passed.

Mr. Dixon moved to proceed to second reading of bill (Appendix No. 73) entitled "An Ordinance to permit Paul S. Reeves to lay a pipe and construct a track to connect his works on Rosewood street, between Fitzwater and Catharine streets, in the Thirtieth Ward."

Which was agreed to.

The first and only section was again read, and agreed to.

The title was agreed to.

The bill was read a third time,

And on its final passage,

The yeas and nays were required according to law, and were as follows :

YEAS—Messrs. Abrahams, Allen, Amick, Anderson, Balbirnie, Barton, Baumgaertel, Blake, Boorse, Borden, Bougher, Boyer, B. H. Brown, Buchholz, Buckley, Caverow, Chew, Connell, Conrad, Cornelius, Corson, Costello, Creadick, Davidson, DeHaven, Dixon, Doak, Eslon, Falbey, Funston, Gilpin, Gordon, Graham, Hammond, Harvey, Hawkes, Hazlett, Heins, Henry, Hetzell, Hohl, Irwin, Iseminger, Kinsley, Kittams, Krisher, Kucker, Leonard, Levering, Little, McAllister, McCullough, McCurdy, Martin, Means, Mecredy, A. F. Miller, H. A. Miller, Mingle, Mitchell, Morrison, Morton, Neill, Orr, Ouram, Pallatt, Parker, Quinn, E. W. Richards, Roberts, Seger, Seltzer, Slater, Smedley, C. K. Smith, Spiel, Stauffer,

Steger, F. Stevens, Stinger, Swain, G. Thomas, Thompson, Tongue, Van Osten, Wadsworth, G. H. Wagner, Thos. Wagner, Warren, Woodhead, and Hartman, *Pres't*—91.

NAYS—None.

A majority of the members elected having voted in the affirmative,

It was agreed to,

And the bill passed.

Also, moved to proceed to second reading of bill (Appendix No. 74) entitled "An Ordinance to authorize the opening of Rising Sun avenue, from Fifth to Luzerne street, and Eleventh and Mervine streets."

Which was agreed to.

The first section was again read.

Also, moved to amend by striking out the following: "Rising Sun avenue, from Fifth to Luzerne street, and from Third to Bristol street; Luzerne street, from Sixth to Third street; Third street, from Luzerne to Rising Sun avenue."

Which was agreed to.

The section as amended was agreed to.

The second section was again read, and agreed to.

The title was read.

Also, moved to amend the title by striking out the following: "Rising Sun avenue, Luzerne, Third."

Which was agreed to.

The title as amended was agreed to.

The bill was read a third time,

And on its final passage,

The yeas and nays were required, according to law, and were as follows:

YEAS—Messrs. Abrahams, Allen, Amick, Anderson, Barton, Baumgaertel, Birch, Blake, Boorse, Borden, Bougher, Boyer, Breitingner, B. H. Brown, Buchholz, Buck, Buckley, Caverow, Collins, Conrad, Cornelius, Corson, Costello, Creadick, Davidson, DeHaven, Dixon, Doak, Edmonds, Eslen, Falbey, Firth, Garrett, Gordon, Graham,

Hammond, Harvey, Hawkes, Hazlett, Heins, Hetzell, Hohl, Hulst, Irvine, Irwin, Iseminger, Ivins, Kinsley, Kittams, Knight, Krisher, Kucker, Lang, Leonard, Levering, Lovegrove, McAllister, McCullough, McCurdy, Martin, Means, Mecredy, Meehan, Mercer, A. F. Miller, H. A. Miller, Mingle, Mitchell, Montgomery, Moore, Morrison, Morrow, Morton, Neill, Orr, Pallatt, Parker, Quinn, E. W. Richards, Frank Richards, Roberts, Sayre, Scott, Seger, Seltzer, Slater, Smedley, C. K. Smith, Spiel, Stauffer, Steger, F. Stevens, Stinger, Swain, Thackara, G. Thomas, Thompson, Tongue, Van Osten, Wadsworth, G. H. Wagner, Thos. Wagner, Warren, Woodhead, and Hartman, *Pres't*—105.

NAYS—None.

A majority of the members elected having voted in the affirmative,

It was agreed to,

And the bill passed.

Mr. Hulst moved to proceed to second reading of bill (Appendix No. 62) entitled "An Ordinance to revise the lines and grades on a portion of plan 249, in the Twenty-second Ward."

Which was agreed to.

The first and only section was again read, and agreed to.

The title was agreed to.

The bill was read a third time,

And on its final passage,

The yeas and nays were required according to law, and were as follows:

YEAS—Messrs. Abrahams, Allen, Anderson, Barton, Baumgaertel, Birch, Boorse, Borden, Boyer, Breiting, Buck, Buckley, Caverow, Collins, Connell, Conrad, Cornelius, Corson, Costello, Creadick, Davidson, Dixon, Edmonds, Falbey, Funston, Garrett, Gilpin, Gordon, Graham, Harvey, Hawkes, Hazlett, Hohl, Hulst, Irvine, Irwin, Iseminger, Ivins, Kinsley, Kittams, Knight, Krisher, Kucker, Lang, Leonard, Levering, Lovegrove, McAllister, McCullough, McCurdy, Martin, Mathias, Mecredy, Mee-

han, A. F. Miller, H. A. Miller, Mingle, Mitchell, Montgomery, Moore, Morrison, Morton, Neill, Orr, Parker, Pavitt, Quinn, E. W. Richards, Roberts, Scott, Seeds, Seger, Seltzer, Slater, Smedley, C. K. Smith, Spiel, Stauffer, Steger, F. Stevens, Stinger, Swain, Thackara, G. Thomas, Thompson, Tongue, Van Osten, Thos. Wagner, Warren, Woodhead and Hartman, *Pres't*—91.

NAYS—None.

A majority of the members elected having voted in the affirmative.

It was agreed to,

And the bill passed.

Mr. McAllister moved to proceed to second reading of bill (Appendix No. 28) entitled "An Ordinance further defining nuisances, and requiring footways and gutters to be cleaned of snow, and repealing Section 9 of an ordinance relative to nuisances, approved September 23, 1864."

Which was agreed to.

The first section was again read.

Mr. Iseminger moved to amend by striking out "6 A. M.," and inserting in lieu thereof "9 A. M."

Which was agreed to.

The section as amended was agreed to.

The second section was again read.

Mr. Abrahams moved to amend by striking out the following: "*Provided, however,* That if the summons issued against such owner or agent be returned not served then, and in such event, the tenant of that part of such tenement house or office building immediately adjoining the pavement uncleaned shall be liable for such penalty."

Which was not agreed to.

The question being on agreeing to the section,

It was agreed to,

The third section was again read.

Mr. W. H. Brown moved to amend by striking out the following: "*Provided,* That when the length of a pavement

uncleaned exceeds twenty-five (25) feet, the penalty of five (5) dollars shall be imposed upon each twenty-five (25) feet, or fraction thereof, of the front except where the property is assessed at less than full City rates for purposes of taxation, in which case the penalty shall be imposed for each one hundred (100) feet or less of front uncleaned."

Which was not agreed to.

The question being on agreeing to the section,

It was agreed to,

The fourth section was again read, and agreed to.

The title was agreed to.

The amendment having been printed, by unanimous consent,

The bill was read a third time,

And on its final passage,

The yeas and nays were required according to law, and were as follows:

YEAS—Messrs. Allen, Amick, Anderson, Balbirnie, Birch, Blake, Breiting, B. H. Brown, Buck, Buckley, Caverow, Collins, Creadick, Davidson, DeHaven, Edmonds, Funston, Goheen, Gordon, Harvey, Hawkes, Hazlett, Heins, Hetzell, Hohl, Hults, Irwin, Iseminger, Kinsley, Kucker, Lang, Lovegrove, McCullough, McCurdy, Martin, Meehan, Mercer, A. F. Miller, Mitchell, Montgomery, Moore, Morton, Neill, Parker, Pavitt, Frank Richards, Roberts, Seeds, Seger, Seltzer, Slater, Spiel, Steger, F. Stevens, Stevenson, G. Thomas, Van Osten, G. H. Wagner, Thos. Wagner, Warren, and Woodhead—61.

NAYS—Messrs. Abrahams, Barton, Batt, Baungaertel, Boorse, Borden, W. H. Brown, Buchholz, Chew, Cornelius, Corson, Costello, Doak, Eslen, Firth, Garrett, Graham, Hammond, Knight, Krisher, Leonard, Little, McAllister, Means, Mecredy, H. A. Miller, Mingle, Morrison, Pallatt, Quinn, Scott, Smedley, C. K. Smith, Stauffer, Stinger, Swain, Thompson, Tongue, Warwick, and Hartman, *Pres't*—40.

Less than a majority of the members elected having voted in the affirmative,

It was not agreed to,
And the bill fell.

JOINT CONVENTION.

The members of Select Council being introduced, and Select and Common Councils being assembled in Joint Convention, Mr. Miles, President of Select Council in the Chair, who announced that the Convention has assembled for the purpose of electing two Trustees of the Pennsylvania Hospital for the Insane at Norristown, for the ensuing term, and declared nominations to be in order.

Mr. Roberts (of Common Council) nominated William J. Elliott and Samuel S. Thompson.

Mr. C. K. Smith (of Common Council) moved that they be elected by acclamation.

Which was unanimously agreed to.

And William J. Elliott and Samuel S. Thompson were declared unanimously elected Trustees of the Pennsylvania Hospital for the Insane at Norristown, for the ensuing term.

The purpose for which the Convention had assembled being accomplished, the members of Select Council retired.

Select Council informed Common Council that they had received a report from the Committee on Street Passenger Railroads, with bill (Appendix No. 49) annexed entitled "An Ordinance extending the time for the constructing of the Elmwood and Fairmount Park Passenger Railway, parts and branches thereof," which they had passed.

Common Council proceeded to second reading of the bill.

The first section was again read, and agreed to.

The second section was again read, and agreed to.

The title was agreed to.

The bill was read a third time,

And on its final passage,

The yeas and nays were required according to law, and were as follows:

YEAS—Messrs. Abrahams, Amick, Balbirnie, Barton, Baumgaertel, Birch, Blake, Boorse, Borden, Bougher, Boyer, B. H. Brown, W. H. Brown, Buchholz, Buck, Buckley, Caverow, Chew, Connell, Conrad, Corson, Costello, Creadick, Davidson, Erdin, Eslen, Falbey, Firth, Funston, Garrett, Gilpin, Goheen, Gordon, Graham, Hammond, Harvey, Hazlett, Heins, Henry, Hetzell, Hohl, Irvine, Irwin, Ivins, Kinsley, Kittams, Knight, Krisher, Kucker, Lang, Leonard, Levering, Little, Lovegrove, McAllister, McCullough, McCurdy, Martin, Mathias, Means, Mecredy, Meehan, A. F. Miller, Mingle, Mitchell, Montgomery, Moore, Morrison, Morrow, Morton, Neill, Orr, Ouram, Pallatt, Parker, Perry, Quinn, E. W. Richards, Frank Richards, Sayre, Scott, Seeds, Seger, Seltzer, Shugart, Slater, Smedley, Spiel, Stauffer, Steger, F. Stevens, Stevenson, Stinger, Swain, G. Thomas, Thompson, Tongue, Van Osten, Wadsworth, G. H. Wagner, Thos. Wagner, Warren, Warwick, Woodhead, and Hartman, *Pres't*—105.

NAYS—Messrs. Breitinger and Edmonds—2.

A majority of the members elected having voted in the affirmative,

It was agreed to,

And the bill passed.

So Common Council concurred.

Select Council informed Common Council that they had received a report from the Joint Special Committee on Condition of League Island, with resolution (Appendix No. 64) annexed entitled "Resolution requesting the Congress of the United States to make suitable appropriations to continue the work of deepening the river Delaware and the construction of a new dry dock at the League Island Navy Yard."

Also, a further resolution (Appendix No. 65) annexed entitled "Resolution directing the Joint Special Committee on the Condition of League Island and its surroundings to visit Washington and urge appropriations for the improvement of League Island Navy Yard and the deepening of

the Delaware river, the construction of a new dry dock and providing for the expenses of said Committee.''

Which they had passed.

Common Council proceeded to second reading of the resolution entitled "Resolution requesting the Congress of the United States to make suitable appropriations to continue the work of deepening the river Delaware and the construction of a new dry dock at the League Island Navy Yard."

The resolution was again read, and agreed to.

The title was agreed to.

So Common Council concurred.

Also, proceeded to second reading of resolution entitled "Resolution directing the Joint Special Committee on the Condition of League Island and its surroundings to visit Washington and urge appropriations for the improvement of League Island Navy Yard, the deepening of the Delaware river, the construction of a new dry dock, and providing for the expenses of said Committee."

The resolution was again read.

On agreeing to the resolution,

The yeas and nays were required by Mr. Seger, seconded by Mr. Seeds, and were as follows:

YEAS—Messrs. Allen, Amick, Anderson, Barton, Batt, Baumgaertel, Birch, Blake, Boorse, Borden, Bougher, Boyer, Breiting, B. H. Brown, W. H. Brown, Buchholz, Buck, Buckley, Caverow, Chew, Collins, Connell, Conrad, Cornelius, Corson, Costello, Creadick, Davidson, DeHaven, Dixon, Edmonds, Erdin, Eslen, Firth, Funston, Garrett, Gilpin, Goheen, Gordon, Graham, Hammond, Harvey, Hawkes, Hazlett, Heins, Henry, Hetzell, Hohl, Hulst, Irwin, Iseminger, Ivins, Kinsley, Kittams, Knight, Krisher, Kucker, Lang, Leonard, Levering, McAllister, McCullough, McCurdy, Martin, Means, Mecredy, Meehan, Mercer, A. F. Miller, H. A. Miller, S. G. Miller, Mingle, Mitchell, Montgomery, Moore, Morrison, Morton, Orr, Pallatt, Parker, Pavitt, Perry, Quinn, E. W. Richards, Frank Richards, Sayre, Seeds, Seger, Seltzer, Shugart,

Slater, Smedley, Spiel, Stauffer, Steger, F. Stevens, Stevenson, Swain, Thackara, G. Thomas, Thompson, Tongue, Van Osten, G. H. Wagner, Thos. Wagner, Warren, Warwick, and Hartman, *Pres't*—108.

NAYS—None.

Which was agreed to.

The title was agreed to.

So Common Council concurred.

Select Council informed Common Council that they had concurred in Common Council bill (Appendix No. 53), entitled "An Ordinance to authorize certain transfers in the annual appropriations to the Sheriff, City Treasurer, and Board of Public Education, for the year 1897, and from Item 4, in the annual appropriation to the City Treasurer, to Item 21, emergencies, in the annual appropriation to the Department of Public Works (Bureau of Highways), for said year," with the following amendment:

Amend the first and only section by striking out on page 223 the following: "seventy-two thousand four hundred and ninety-two (72,492) dollars and ninety-four (94) cents. To new Item 11, to enable the City Treasurer to complete a settlement of the personal property tax account due the Commonwealth of Pennsylvania, fifty-one thousand four hundred and ninety-two (51,492) dollars and ninety-four cents," and inserting in lieu thereof the words and figures "twenty-five thousand five hundred (25,500) dollars," and by adding to the end of bill the following :

"Department of County Prisons: Reed Street Prison: To Item 2, beef, one thousand two hundred (1,200) dollars; to Item 5, milk and ice, two hundred (200) dollars; to Item 14, miscellaneous expenses, seven hundred and fifty (750) dollars. Holmesburg Prison: To Item 1, flour, one thousand five hundred (1,500) dollars; to Item 17, repairs, five hundred (500) dollars; to Item 25, water-rent, three hundred and fifty (350) dollars."

Department of Public Works: City Ice Boats: From Item 2, for fuel, three hundred and one (301) dollars and seventy-two (72) cents; from Item 3, for wages, two thousand one hundred and eighty-eight (2,188) dollars; from

Item 4, for provisions, five hundred and forty (540) dollars and twenty-eight (28) cents.

Bureau of Gas: From Item 1, salaries, one thousand two hundred (1,200) dollars; from Item 3, for gas coal, ten thousand (10,000) dollars; from Item 4, for materials, supplies, repairs and improvements at works, twenty thousand (20,000) dollars; from Item 5, for printing, advertising, etc., five hundred (500) dollars; from Item 5, for car fares, three hundred (300) dollars; from Item 7, for purchase and laying of pipes for the distribution of gas, two thousand (2,000) dollars.

Bureau of Street Cleaning: From Item 4, for cleaning streets, inlets and public market houses, and for the removal and disposal of ashes and the removal and disposal of garbage, six hundred and seventeen (617) dollars; from Item 6, for waste paper receptacles, four hundred (400) dollars.

Bureau of Water: From Item 1, for salaries, one thousand (1,000) dollars; from Item 5, for repairs and improvements to the distribution, two thousand (2,000) dollars; from Item 6, for supplies at the City Construction and Repair Shops, one thousand (1,000) dollars; from Item 8, for the purchase of material in connection with the laying of service pipes and expense incident thereto, three thousand (3,000) dollars; in all, forty-five thousand and forty-seven (45,047) dollars, to the following, viz:

Director's Office: To Item 3, for printing, stationery and incidental expenses, forty-seven (47) dollars.

Bureau of Water: To Item 2, for general supplies, including fuel, forty-five thousand (45,000) dollars; in all, forty-five thousand and forty-seven (45,047) dollars.

Amend the title by inserting before the words "for said year," the following: "and Department of County Prisons, Department of Public Works, Director's Office (Bureaus of City Ice Boats, Gas, Street Cleaning and Water).

The message was read.

The question being on concurring in Select Council's amendment,

The yeas and nays were required according to law, and were as follows:

YEAS—Messrs. Allen, Amick, Anderson, Barton, Baumgaertel, Birch, Blake, Boorse, Borden, Bougher, Boyer, Breitingner, B. H. Brown, W. H. Brown, Buchholz, Buck, Buckley, Caverow, Chew, Collins, Connell, Conrad, Cornelius, Corson, Creadick, Davidson, Dixon, Doak, Edmonds, Erdin, Eslon, Firth, Funston, Garrett, Gilpin, Goheen, Gordon, Graham, Hammond, Harvey, Hawkes, Heins, Henry, Hetzell, Hohl, Hulst, Irwin, Iseminger, Ivins, Kinsley, Kittams, Knight, Krisher, Kucker, Lang, Leonard, Lovegrove, McCullough, McCurdy, Martin, Mathias, Means, Mecredy, Meehan, Mercer, A. F. Miller, H. A. Miller, S. G. Miller, Mingle, Mitchell, Montgomery, Moore, Morrison, Morrow, Morton, Orr, Ouram, Pallatt, Parker, Pavitt, Quinn, Frank Richards, Roberts, Sayre, Seeds, Seger, Seltzer, Slater, Smedley, Spiel, Stauffer, Steger, F. Stevens, Swain, Thackara, G. Thomas, Thompson, Tongue, Van Osten, Wadsworth, G. H. Wagner, Thos. Wagner, Warren, Warwick, and Hartman, *Pres't*—105.

NAYS—None.

Two-thirds of the members elected having voted in the affirmative,

It was agreed to,

So Common Council concurred in Select Council's amendments.

Mr. Hawkes moved to proceed to second reading of Select Council resolution (Appendix No. 17, Vol. I.) entitled "Resolution relative to the removal of tubes placed by the Bell Telephone Company in Wyoming (or Preston) street, from Market street to Westminster avenue, by permission of ordinance of 1895, which franchises were obtained through misrepresentation."

Which was agreed to.

The resolution was again read, and agreed to.

The preamble was agreed to.

The title was agreed to.

So Common Council concurred.

Common Council proceeded to second reading of Select Council resolution (Appendix No. 74, Vol. I.) entitled "Resolution relative to withdrawal of cables and wires from the tubes laid by the Bell Telephone Company without the sanction of Councils, as specifically stated in the general ordinance of 1886."

The resolution was again read, and agreed to.

The title was agreed to.

So Common Council concurred.

Common Council proceeded to the consideration of the following amendment of Select Council to Common Council resolution (Appendix No. 76, Vol. I.) entitled "Resolution authorizing the Board of Public Education to put into effect the schedule of reorganization presented to Councils in December last, relative to the James Forten Elementary Training School."

Amend the resolution by striking out the following: "June 1, 1897," and insert "January 1, 1898," and strike out the figures "1897" at the end of resolution, and insert "1898" in place thereof.

The amendment was read.

The question being on concurring in Select Council's amendment,

It was agreed to,

So Common Council concurred in Select Council's amendment.

Also, proceeded to second reading of Select Council bill (Appendix No. 88, Vol. I.) entitled "An Ordinance to authorize the purchase of property fronting on Hedge street, and extending parallel with Orthodox street, in the Twenty-third Ward,"

Which was agreed to.

The first and only section was again read, and agreed to.

The title was agreed to.

The bill was read a third time,

And on its final passage,

The yeas and nays were required according to law, and were as follows :

YEAS—Messrs. Allen, Amick, Baumgaertel, Birch, Blake, Boorse, Bougher, Boyer, W. H. Brown, Buck, Buckley, Caverow, Collins, Connell, Conrad, Cornelius, Corson, Costello, Creadick, DeHaven, Dixon, Doak, Edmonds, Erdin, Eslen, Funston, Gilpin, Goheen, Gordon, Graham, Hammond, Hazlett, Heins, Henry, Hetzell, Hohl, Hults, Irwin, Iseminger, Ivins, Kittams, Knight, Krisher, Kneker, Lang, Levering, Little, McCullough, Martin, S. G. Miller, Mitchell, Morrison, Morton, Neill, Orr, Pallatt, Pavitt, Perry, Quinn, E. W. Richards, Frank Richards, Sayre, Seger, Seltzer, Slater, Smedley, Spiel, Stauffer, F. Stevens, Stevenson, Stinger, Thackara, Tongue, Van Osten, Wadsworth, G. H. Wagner, Thos. Wagner, Warren, Warwick, and Hartman, *Pres't*—81.

NAYS—Messrs. Borden, Meehan, Mercer, Moore, Roberts, and G. Thomas—6.

A majority of the members elected having voted in the affirmative,

It was agreed to.

And the bill passed.

So Common Council concurred.

Mr. Morrison presented the following:

The objection raised by the Common Councilmen of the Twenty-third Ward, that the lot proposed by the former ordinance, to be purchased was excessive in both size and price, has been to a considerable extent removed by reason of the material reduction in both the size of the lot and its price, bringing the latter nearer to a fair market value. While voting in favor of this bill, we do not intend by such action to admit that the lot the ordinance proposes to purchase is the best adapted for the purpose or the cheapest of the various lots offered to the City for bath house purposes in the Twenty-third Ward.

After the written agreement entered into by the Councilmen of the Twenty-third Ward under which agreement arbitrators were appointed, who after a thorough investigation decided in favor of a certain plot of ground as most adaptable for the purpose, we believed and am still of the

opinion that those who entered into that agreement were in honor bound to advocate and support the measure, which proposed the purchase of the lot so selected. While we believe this to be the proper and honorable course for all to follow, yet it must be evident to the most careless observer that there is an influence at work, which prevents this course being followed.

For the reasons above stated as well as a belief that the public interests will be at least in part subserved by obtaining a bath house site, even though not the best offered, we vote for this bill.

Robert T. Corson,

J. Howard Morrison.

Select Council informed Common Council that they had received a report from the Committee on Water, with bill (Appendix No. 47) annexed entitled "An Ordinance to lay water-pipe in Fitzgerald, Durfor, American, Ann, Evergreen, Twenty-seventh, Eleventh, James, Pilling, Westmoreland, Conestoga, Fiftieth, Fifty-first, Naudain, Lombard, Fifty-one-and-a-half, Sixty-fourth, Sixty-four-and-a-half, Sixty-fifth, Morris, Mervine, Arch, Filbert, Supple, Cambridge, Wilder, Gerritt, Winton, Croskey, Krail, and Cambria streets: Williams, Pulaski, Osage, Allegheny, Wilton, and Haverford avenues, and to relay Wallace (formerly Lynd), Fairhill and East Logan streets."

Which they had passed.

Common Council proceeded to second reading of the bill.

The first and only section was again read, and agreed to.

The title was agreed to.

The bill was read a third time,

And on its final passage,

The yeas and nays were required according to law, and were as follows:

YEAS—Messrs. Allen, Amick, Barton, Baumgaertel, Birch, Blake, Boorse, Borden, Breitingner, Buchholz, Buck, Buckley, Caverow, Collins, Cornelius, Corson, Creadick, Davidson, Doak, Edmonds, Erdin, Eslon, Falbey, Funston, Garrett, Goodman, Gordon, Graham, Hammond, Harvey, Hazlett, Heins, Henry, Hetzell, Hohl, Hults, Irwin, Ise-

mingier, Ivins, Kittams, Knight, Kucker, Levering, Lovegrove, McAllister, Meehan, Mercer, A. F. Miller, S. G. Miller, Mitchell, Moore, Morrison, Morrow, Morton, Neill, Orr, Pallatt, Parker, Pavitt, Quinn, E. W. Richards, Frank Richards, Roberts, Seeds, Seger, Seltzer, Slater, Smedley, Spiel, F. Stevens, Stevenson, Stinger, Thackara, G. Thomas, Tongue, Van Osten, G. H. Wagner, Thos. Wagner, Warren, Warwick, and Hartman. *Pres't*—81.

NAYS—None.

A majority of the members elected having voted in the affirmative,

It was agreed to,

And the bill passed.

So Common Council concurred.

Also, informed Common Council that they had received a report from the Electrical Committee, with bill (Appendix No. 51) annexed entitled "An Ordinance to authorize the Suburban Electric Company to extend their poles and wires."

Which they had passed.

Common Council proceeded to second reading of the bill.

The first and only section was again read, and agreed to.

The title was agreed to.

The bill was read a third time,

And on its final passage,

The yeas and nays were required according to law, and were as follows:

YEAS—Messrs. Amick, Barton, Baumgaertel, Birch, Blake, Boorse, Bougher, Breitingier, Buchholz, Buck, Buckley, Caverow, Collins, Cornelius, Creadick, Davidson, DeHaven, Edmonds, Eslen, Firth, Funston, Garrett, Gilpin, Goheen, Goodman, Gordon, Graham, Hammond, Harvey, Hazlett, Heins, Hietzell, Hohl, Hulst, Irvine, Ivins, Kittams, Knight, Krisher, Kucker, Leonard, Levering, Little, Lovegrove, McAllister, McCullough, Mecredy, Meehan, A. F. Miller, Mingle, Mitchell, Moore, Morrison, Morton, Neill, Orr, Pallatt, Parker, Pavitt, Perry, E. W. Richards, Frank Richards, Roberts, Seeds, Seger, Seltzer, Slater,

Smedley, Spiel, Stevenson, Stinger, Thackara, G. Thomas, Tongue, Van Osten, Thos. Wagner, Warren, and Hartman, *Pres't*—78.

NAYS—Mr. Morrow—1.

A majority of the members elected having voted in the affirmative,

It was agreed to,

And the bill passed.

So Common Council concurred.

Select Council informed Common Council that they had received a report from the Electrical Committee, with bill (Appendix No. 52) annexed entitled "An Ordinance to change the location of electric lights in the Seventh, Seventeenth, Twenty-fourth, and Thirty-fourth Wards."

Which they had passed.

Also, that they had passed resolution (Appendix No. 60) entitled "Resolution discharging the Committee on Steam Railroads from the further consideration of the bill entitled 'An Ordinance to lay tracks on Sixty-third street, between the Chester Branch of the Philadelphia and Reading Railway Co. and the Schuylkill river.'"

Also, that they had passed resolution (Appendix No. 62) entitled "Resolution discharging the Committee on Law from the further consideration of bills relieving St. Nathaniel's P. E. Mission, Eden M. E. Church, Emanuel Presbyterian Church, St. John's Baptist Church, All Saints Evangelical Lutheran Church, and Ann Carmichael Presbyterian Church, from charges for street improvements.'"

Also, that they had passed resolution (Appendix No. 66) entitled "Resolution of request to the Finance Committee to report 'An Ordinance to create a loan of one million (1,000,000) dollars for the erection of a reservoir and the betterment of the water supply of West Philadelphia.'"

Also, that they had concurred in Common Council bill (Appendix No. 10, Vol. I.) entitled "An Ordinance providing for the protection of trees and shrubbery within

the limits of the City of Philadelphia," with the following amendment, in compliance with the suggestion of the City Solicitor relative thereto.

Amend the title by inserting the words "upon the highways" between the word "shrubbery" and the word "within."

Also, that they had concurred in the amendments of Common Council to the following Select Council bills:

"An Ordinance to direct the Director of the Department of Public Works to remove the name of James McAvoy from the list of delinquent contractors." (Appendix No. 16.)

"An Ordinance to release Silas L. Schumo and Joseph P. McCauley, sureties, and the Merchants' Electric Light Company of North Front street, principal, on a bond given by said company under an ordinance approved March 29, 1889, entitled "An Ordinance authorizing the Merchants' Electric Light Company to open streets and lay and maintain underground conduits and wires for electric lighting," and the supplement thereto dated July 2, 1890, and to authorize and direct the City Solicitor to satisfy the judgment entered thereon against them in favor of the City of Philadelphia." (Appendix No. 39.)

"An Ordinance to authorize the Director of the Department of Public Safety to enter into a new lease with Marshall Bros. & Co., present lessees of Marlborough street wharf, Delaware river." (Appendix No. 116, Vol. I.)

Also, that they had concurred in the following, to wit:

"Resolution of request to the Director of the Department of Public Works to grant permission to the owners of steamboat "Elizabeth" to tie it to the Susquehanna avenue wharf, Delaware river, for the purpose of holding Gospel Meetings on Sunday." (Appendix No. 58.)

"An Ordinance to place on the City plan Eisen avenue, Irving, DeKalb, Pilling, Annin, Boudinot, Rorer, McClellan Siegel, Pierce and Fernon streets." (Appendix No. 61.)

"An Ordinance to revise the lines and grades on a portion of plan 249, in the Twenty-second Ward." (Appendix No. 62.)

"An Ordinance to strike from the City plan Camac street, from Erie avenue to Butler street." (Appendix No. 63.)

"An Ordinance to authorize the construction of sewers in Cambria, Clearfield, Colona, Earp, Dickinson, Gorgas, Harvey, Hope, Latimer, Lehman, Manton, Memphis, Page, Pearl, Philip, Sumner, Sears, Sepviva, Shackamaxon, Sixteenth, Sprague, Twentieth, Twenty-fourth, Thirtieth, Walter and Wilder streets; on Pulaski, Stenton, Woodland and Wayne avenues." (Appendix No. 64.)

"An Ordinance to permit J. Eavenson & Sons to lay a pipe under and across Twentieth street north of Wood street." (Appendix No. 71.)

"An Ordinance to permit Paul S. Reeves to lay a pipe and construct a track to connect his works on Rosewood street, between Fitzwater and Catharine streets, in the Thirtieth Ward." (Appendix No. 73.)

"An Ordinance to authorize the opening of Howard, Eleventh, and Mervine streets." (Appendix No. 74.)

"An Ordinance to approve the contracts and surety of Armstrong and Printzenhoff, for constructing a wooden pier at the foot of Arch street, on the Delaware river; and for constructing a wooden pier and a wooden barrel sewer therein, at the foot of Chestnut street, on the Delaware river, for the Bureau of Surveys; also, the contract and surety of Stacy Reeves and Sons for the restoration of Independence Hall, together with its arcades and wing buildings, to its original appearance and condition as it existed in the year 1776, for the Bureau of City Property." (Appendix No. 77.)

"Resolution to meet in Joint Convention to elect two Trustees of the Pennsylvania Hospital for Insane at Norristown, Pa." (Appendix No. 90.)

"Resolution to suspend during the winter months the operation of all ordinances which prevent the Department

of Public Works from issuing permits or permitting the streets to be opened between the first day of December, 1897, and the first day of March, 1898, and suspending Joint Rule 30, of the Select and Common Councils." (Appendix No. 91.)

Mr. Seeds moved that Common Council do now adjourn.

Which was agreed to.

So Common Council adjourned.

Thursday, December 9, 1897.

A Special Meeting of Common Council was held this day, pursuant to the following call:

Philadelphia, December 3, 1897.

GEORGE W. KOCHERSPERGER, Esq.,
Chief Clerk of Common Council.

DEAR SIR:—Please call a Special Meeting of Common Council for Thursday, 9th inst., at 3 o'clock, P. M., for the transaction of general business, oblige

Yours very truly,
WENCEL HARTMAN,
President of Common Council.

Members present :

Messrs. Abrahams, Allen, Amick, Balbirnie, Barrows, Barton, Batt, Baumgaertel, Birch, Blake, Boorse, Borden, Bougher, Boyer, Breiting, B. H. Brown, W. H. Brown, Buchholz, Buck, Buckley, Caverow, Chew, Collins, Connell, Conrad, Cornelius, Corson, Costello, Creadick, Davidson, DeHaven, Dixon, Doak, Edmonds, Erdin, Eslen, Funston, Garrett, Gilpin, Goodman, Gordon, Graham, Hammond, Harvey, Hawkes, Hazlett, Heins, Henry, Hetzell, Hohl, Hulst, Irvine, Irwin, Iseminger, Ivins, Kinsley, Kittams, Knight, Krisher, Kucker, Lang, Leonard, Linton, Little, Lovegrove, McAllister, McCullough, McCurdy, Martin, Mathias, Means, Mecredy, Meehan, Mercer, A. F. Miller, H. A. Miller, S. G. Miller, Mingle, Mitchell, Montgomery, Moore, Morrison, Morrow, Morton, Neill, Orr, Ouram, Pallatt, Parker, Pavitt, Perry, Quinn, E. W. Richards, Frank Richards, Roberts, Sayre, Scott, Seeds, Seger, Seltzer, Shugart, Slater, Smedley, C. K. Smith, E. E. Smith, Spiel, Stauffer, A. F. Stevens, F. Stevens, Stevenson, Stinger, Swain, Thackara, G. Thomas, W. S. Thomas, Thompson, Tongue, Van Osten, Wadsworth, G. H. Wagner, Thos. Wagner, Warren, Warwick, Wolstencroft, Woodhead, and Hartman, *Pres't.*

The President presented the following:

Philadelphia, December 7, 1897.

WENCEL HARTMAN, ESQ.,
President of Common Council.

DEAR SIR:—Absence from the city will prevent my attendance at the special meeting of the Common Council on Thursday, December 9th.

Yours very truly,

J. W. GOHEEN.

Also presented a communication from the City Organizations' Filtration Committee submitting certified copy of the action of the meeting of the City Organizations' Filtration Committee held in the Board of Trade Rooms on the 7th inst. relative to the movement in favor of an ample supply of clean and wholesome water for the citizens of Philadelphia.

Which was read, and referred to the Joint Committees of Water and Finance.

Mr. Smedley (on leave) read in place a bill entitled "An Ordinance to authorize the location of a gasoline lamp in front of 2006 Vine street, in the Tenth Ward."

Which was referred to the Committee on Gas.

Mr. Erdin (on leave) read in place a bill entitled "An Ordinance to change the name of Galloway street, in the Twelfth Ward, to Mintzer street, its original name," accompanied with a petition.

Which was referred to the Committee on Surveys.

Mr. Ouram (on leave) read in place a bill entitled "An Ordinance to authorize the location of a gasoline lamp in alley in rear of No. 856 Perkiomen street, in the Fifteenth Ward."

Which was referred to the Committee on Gas.

Mr. Hohl (on leave) read in place a bill entitled "An Ordinance to authorize the location of a gasoline lamp in

rear of No. 1424 North Fourth street, north of Harlan street, in the Seventeenth Ward."

Which was referred to the Committee on Gas.

Mr. Linton (on leave) read in place a bill entitled "An Ordinance to make an appropriation of four hundred (400) dollars to the Department of Public Works (Bureau of Highways), for keep of horse for use of the Inspector in the Eighth District."

Which was referred to the Committee on Finance.

Mr. Meehan (on leave) offered the following, to wit: "Resolution regarding school yard play ground."

Which was referred to the Committee on Schools.

Mr. Seeds presented a communication from the City Commissioners, asking that certain transfers be made in the annual appropriation to the City Commissioners, for the year 1897."

Which was read, and referred to the Committee on Finance.

Also (on leave), read in place a bill entitled "An Ordinance to approve the contract and surety of David Peoples for constructing a certain main relief sewer on Twenty-ninth street, from Susquehanna avenue to Herman street; on Herman street, from Twenty-ninth street to Thirtieth street, and on Thirtieth street, from Herman street to Cumberland street."

Which was referred to the Committee on Finance.

Also (on leave), read in place a bill entitled "An Ordinance relative to rate of wages to be paid by contractors doing City work."

Which was referred to the Committee on Law.

Also (on leave), offered the following, to wit: "Resolution of request to the Mayor to issue a permit of inspection."

Which was referred to the Committee on Law.

Mr. Davidson (on leave) read in place a bill entitled "An Ordinance to amend an ordinance entitled 'An Ordinance to authorize the Suburban Electric Company to extend their poles and wires.'"

Which was referred to the Electrical Committee.

Mr. Goodman (on leave) read in place a bill entitled "An Ordinance to change the name of Union avenue, in the Twenty-second Ward, to Graver's lane, its original name," accompanied with a petition.

Which was referred to the Committee on Surveys.

Mr. Corson (on leave) read in place a bill entitled "An Ordinance to authorize the opening of Frankford avenue, from Vici street to Worrell street, and directing the Mayor to enter security therefor."

Which was referred to the Committee on Highways.

Also (on leave), read in place a bill entitled "An Ordinance to authorize the opening of a new channel for Frankford creek, between Kensington avenue and Frankford avenue, and the construction of bridges over the same on the line of Old Front street road and Frankford avenue."

Which was referred to the Committee on Surveys.

Mr. DeHaven (on leave) read in place a bill entitled "An Ordinance to locate an electric light corner of Preston street and Powelton avenue, and one on corner of Preston and Lancaster avenue, in the Twenty-fourth Ward."

Which was referred to the Electrical Committee.

Mr. Knight (on leave) read in place bills to re-pave the following streets in the Twenty-fifth Ward: William street, from Frankford avenue to Trenton avenue; Rush street, from Frankford avenue to Trenton avenue, and Wagner street, from Trenton avenue to Tulip street.

Which were referred to the Committee on Highways.

Mr. Connell (on leave) read in place bills to construct sewers in the following streets in the Twenty-seventh Ward: Paschall avenue, from Sixty-third to Sixty-fourth street, and Saybrook avenue, from Sixty-third to Sixty-fourth street.

Which were referred to the Committee on Surveys.

Also (on leave), read in place bills to pave the following streets in the Twenty-seventh Ward with vitrified bricks: Sixty-seventh street, from Greenway avenue to P.,

W. & B. R. R., and Sixty-ninth street, from Woodlawn avenue to Paschall avenue.

Which were referred to the Committee on Highways.

Mr. Swain (on leave) read in place a bill entitled "An Ordinance to pave Melville street (late Oak or Forty-five-and-a-half street), from Saybrook avenue to Paschall avenue, in the Twenty-seventh Ward, with vitrified bricks."

Which was referred to the Committee on Highways.

Mr. Mathias (on leave) read in place a bill entitled "An Ordinance to locate twenty (20) electric lights in the Twenty-eighth Ward."

Which was referred to the Electrical Committee.

Mr. Warren (on leave) read in place a bill entitled "An Ordinance to locate five (5) electric lights in the Twenty-eighth Ward."

Which was referred to the Electrical Committee.

Mr. Graham (on leave) read in place a bill entitled "An Ordinance to authorize the location of certain gasoline lamps in the Twenty-ninth Ward."

Which was referred to the Committee on Gas.

Also (on leave), read in place a bill entitled "An Ordinance to re-pave certain streets in the Twenty-ninth Ward with improved pavement."

Which was referred to the Committee on Highways.

Mr. Thackara (on leave) read in place a bill entitled "An Ordinance to grade "B" street, from Tioga to Venango street, in the Thirty-third Ward."

Which was referred to the Committee on Highways.

Also (on leave), read in place bills to pave the following streets in the Thirty-third Ward: Glenwood avenue, from Germantown avenue to Ninth street, with Belgian block, and "H" street, from Kensington avenue to Tioga street.

Which were referred to the Committee on Highways.

Mr. Costello (on leave) read in place a bill entitled "An Ordinance to authorize the revision of the grades on Grant

street, between Frankford avenue and Tulip street, in the Thirty-fifth Ward."

Which was referred to the Committee on Surveys.

Mr. Orr (on leave) read in place a bill entitled "An Ordinance to authorize the location of certain gasoline lamps in the Thirty-sixth Ward."

Which was referred to the Committee on Gas.

Also (on leave), read in place a bill entitled "An Ordinance to construct a sewer in Point Breeze avenue, from Wharton to Twenty-first street, in the Thirty-sixth Ward."

Which was referred to the Committee on Surveys.

Also (on leave), read in place a bill entitled "An Ordinance to re-pave Point Breeze avenue, from Wharton to Twenty-first street, in the Thirty-sixth Ward, with granite blocks."

Which was referred to the Committee on Highways.

Mr. Amick (on leave) read in place a bill entitled "An Ordinance to locate certain electric lights in the Thirty-seventh Ward."

Which was referred to the Electrical Committee.

Also (on leave), read in place a bill entitled "An Ordinance to authorize the location of certain gasoline lamps in the Thirty-seventh Ward."

Which was referred to the Committee on Gas.

Also (on leave), read in place a bill entitled "An Ordinance to re-pave certain streets in the Thirty-seventh Ward."

Which was referred to the Committee on Highways.

Mr. Barrows (on leave) read in place a bill entitled "An Ordinance to locate an electric light corner of Wayne street and Hunting Park avenue, and one at southwest corner of Germantown avenue and Bruner street, in the Thirty-eight Ward."

Which was referred to the Electrical Committee.

Mr. Kittams (on leave) read in place a bill entitled "An Ordinance to locate an electric light corner of Pulaski avenue and Seventeenth street; one on northwest corner of

Pulaski avenue and Hunting Park avenue, and one at the junction of Hunting Park avenue and the Philadelphia and Reading Railway (Germantown and Norristown Branch).”

Which was referred to the Electrical Committee.

Mr. Seeds, Chairman of the Committee on Finance, presented a report with bill annexed entitled “An Ordinance to approve the contract and surety of Robert B. McDaniel for constructing a certain extension to the main sewer on Mascher street, from its present terminus north of Ontario street to Tioga street; the contract and surety of Joseph Perna for constructing a certain main sewer on Brown street from a point near Fiftieth street to Fifty-first street and on Fifty-first street from Brown street to Haverford avenue, with a connection on Aspen street from Fifty-first street to Haverford avenue; and the contract and surety of David McMahon for constructing a certain main sewer, being an extension of the west branch of the Wingohocking main sewer from the present sewer on Chew street near Duval street to Johnson street to Bellfield avenue, and on Bellfield avenue to Sharpnack street.” (*Appendix No. 92.*)

Which was laid over to be printed.

Also, from the same Committee, presented a further report, with bill annexed entitled “An Ordinance to authorize certain transfers in the annual appropriation to the Department of Public Safety (Bureaus of Police, Fire, Health, City Property, and Electrical) and Department of City Commissioners for the year 1897.” (*Appendix No. 93.*)

Which was laid over to be printed.

Also, from the same Committee, presented a further report, with bill annexed entitled “An Ordinance to make an appropriation to the Department of City Treasurer for the year 1898.” (*Appendix No. 94.*)

Which was laid over to be printed.

Also, from the same Committee, presented a further report, with bill annexed entitled “An Ordinance to make an

appropriation to the Department of City Commissioners for the year 1898." (*Appendix No. 95.*)

Which was laid over to be printed.

Also, from the same Committee, presented a further report, with bill annexed entitled "An Ordinance to make an appropriation to the Law Department for the year 1898." (*Appendix No. 96.*)

Which was laid over to be printed.

Also, from the same Committee, presented a further report, with bill annexed entitled "An Ordinance to make an appropriation towards the maintenance of the Pennsylvania Nautical School for the year 1898." (*Appendix No. 97.*)

Which was laid over to be printed.

Also, from the same Committee, presented a further report, with bill annexed entitled "An Ordinance to make an appropriation to the Board of Port Wardens for the year 1898." (*Appendix No. 98.*)

Which was laid over to be printed.

Also, from the same Committee, presented a further report, with bill annexed entitled "An Ordinance to make an appropriation to the Prothonotary of the Courts of Common Pleas for the year 1898." (*Appendix No. 99.*)

Which was laid over to be printed.

Also, from the same Committee, presented a further report, with bill annexed entitled "An Ordinance to make an appropriation to the Recorder of Deeds, for the year 1898." (*Appendix No. 100.*)

Which was laid over to be printed.

Also, from the same Committee, presented a further report, with bill annexed entitled "An Ordinance to make an appropriation to the Department of Receiver of Taxes for the year 1898." (*Appendix No. 101.*)

Which was laid over to be printed.

Also, from the same Committee, presented a further report, with bill annexed entitled "An Ordinance to make an appropriation to the Register of Wills for the year 1898." (*Appendix No. 102.*)

Which was laid over to be printed.

Also, from the same Committee, presented a further report, with bill annexed entitled "An Ordinance to make an appropriation to the Mayor for the year 1898." (*Appendix No. 103.*)

Which was laid over to be printed.

Also, from the same Committee, presented a further report, with bill annexed entitled "An Ordinance to make an appropriation to the Clerk of the Courts of Oyer and Terminer and Quarter Sessions for the year 1898." (*Appendix No. 104.*)

Which was laid over to be printed.

Also, from the same Committee, presented a further report, with bill annexed entitled "An Ordinance to make an appropriation to the Sheriff for the year 1898." (*Appendix No. 105.*)

Which was laid over to be printed.

Also, from the same Committee, presented a further report, with bill annexed entitled "An Ordinance to make an appropriation to the Commissioners of Fairmount Park, for the year 1898." (*Appendix No. 106.*)

Which was laid over to be printed.

Also, from the same Committee, presented a further report, with bill annexed entitled "An Ordinance to make an appropriation to the Department of Charities and Correction, for the year 1898." (*Appendix No. 107.*)

Which was laid over to be printed.

Also, from the same Committee, presented a further report, with bill annexed entitled "An Ordinance to make an appropriation to the Inspectors of the County Prison, for the year 1898." (*Appendix No. 108.*)

Which was laid over to be printed.

Mr. Hults, Chairman of the Committee on Surveys, presented a report, with bill annexed entitled "An Ordinance to place on the City plan Wyoming, Paxon, Simpson, Edgewood, Yocum, Frazier, Ithan, and Hilton streets, and Hart lane." (*Appendix No. 109.*)

Which was laid over to be printed.

Also, from the same Committee, presented a further report, with bill annexed entitled "An Ordinance to author-

ize the widening of Cresson street, between Green lane and Carson street." (*Appendix No. 110.*)

Which was laid over to be printed.

Also, from the same Committee, presented a further report, with bill annexed entitled "An Ordinance to revise the lines and grades of Broad street, from Johnson street to League Island, in the First and Twenty-sixth Wards." (*Appendix No. 111.*)

Which was laid over to be printed.

Also, from the same Committee, presented a further report, with bill annexed entitled "An Ordinance to revise the lines and grades of the portion of City plan No. 198, bounded by Wayne avenue, Greene street, Washington lane and Johnson street." (*Appendix No. 112.*)

Which was laid over to be printed.

Also, from the same Committee, presented a further report, with bill annexed entitled "An Ordinance to change the name of certain streets." (*Appendix No. 113.*)

Which was laid over to be printed.

Mr. Dixon moved to proceed to second reading of bill (*Appendix No. 166, Vol. I.*) entitled "An Ordinance to authorize the Department of Public Works to pay for paving Twenty-first street, alongside of the triangular piece of ground at the intersection of Twenty-first street and Point Breeze avenue, in the Thirtysixth Ward."

Which was agreed to.

The first and only section was again read, and agreed to.

The title was agreed to.

The bill was read a third time,

And on its final passage,

The yeas and nays were required according to law, and were as follows:

YEAS—Messrs. Abrahams, Allen, Balbirnie, Barrows, Barton, Birch, Blake, Boorse, Boyer, B. H. Brown, W. H. Brown, Buchholz, Buck, Caverow, Chew, Collins, Connell, Cornelius, Corson, Costello, Creadick, Davidson, Dixon, Doak, Edmonds, Eslon, Garrett, Gordon, Graham, Hammond, Hazlett, Heins, Henry, Hohl, Irvine, Isemin-

ger, Kinsley, Kittams, Knight, Krisher, Lang, Leonard, Linton, McAllister, McCurdy, Martin, Means, Meehan, Mercer, A. F. Miller, S. G. Miller, Mingle, Mitchell, Moore, Morrison, Orr, Ouram, Pallatt, Pavitt, Quinn, E. W. Richards, Frank Richards, Roberts, Scott, Seger, Seltzer, Shugart, Smedley, C. K. Smith, E. E. Smith, Spiel, Stauffer, A. F. Stevens, Stevenson, Stinger, Swain, G. Thomas, W. S. Thomas, Van Osten, Wadsworth, Thos. Wagner, Warwick, Woodhead, and Hartman, *Pres't*—84.

NAYS—None.

A majority of the members elected having voted in the affirmative,

It was agreed to,

And the bill passed.

Mr. Buchholz moved to proceed to second reading of bill (Appendix No. 238, Vol. I) entitled "An Ordinance to authorize the extension of "Starr Garden Park."

Which was agreed to.

The first section was again read, and agreed to.

The second section was again read, and agreed to.

The title was agreed to.

The bill was read a third time,

And on its final passage,

The yeas and nays were required according to law, and were as follows:

YEAS—Messrs. Abrahams, Allen, Balbirnie, Barrows, Barton, Birch, Blake, Borden, Bougher, Boyer, B. H. Brown, W. H. Brown, Buchholz, Buck, Caverow, Collins, Connell, Conrad, Cornelius, Corson, Costello, Creadick, Davidson, Dixon, Doak, Edmonds, Erdin, Eslen, Funston, Garrett, Gordon, Graham, Hammond, Harvey, Hazlett, Heins, Henry, Hetzell, Hohl, Hults, Irwin, Iseminger, Kinsley, Kittams, Knight, Krisher, Kucker, Lang, Leonard, Linton, Little, McCurdy, Martin, Means, Meeredy, Meehan, Mercer, A. F. Miller, S. G. Miller, Mingle, Mitchell, Moore, Morrison, Morton, Neill, Orr, Ouram, Pallatt, Pavitt, Quinn, E. W. Richards, Frank Richards, Roberts, Sayre, Scott, Seeds, Seger, Shugart, Smedley,

E. E. Smith, Spiel, A. F. Stevens, F. Stevens, Stevenson, Stinger, Thackara, G. Thomas, W. S. Thomas, Van Osten, Wadsworth, Thos. Wagner, Warren, Warwick, Woodhead, and Hartman, *Pres't*—95.

NAYS—None.

A majority of the members elected having voted in the affirmative,

And the bill passed.

Which was agreed to.

Also, moved to proceed to second reading of resolution (Appendix No. 239, Vol. I.) entitled "Resolution to discharge the Committee on Municipal Government from the further consideration of a bill entitled 'An Ordinance to set aside for park purposes the plot of ground in Cambria and Emerald streets and Frankford avenue, in the Twenty-fifth Ward.'"

Which was agreed to.

The resolution was again read, and agreed to.

The title was agreed to.

Common Council resumed second reading of Select Council resolution (Appendix No. 18, Vol. I.) entitled "Resolution requesting the Director of the Department of Public Safety to permit hotel keepers and officers of banks to privately contract for the removal of garbage."

The resolution was again read, and agreed to.

The title was agreed to.

So Common Council concurred.

Also, proceeded to second reading of Select Council resolution (Appendix No. 28, Vol. I.) entitled "Resolution discharging the Committee on City Property from the further consideration of the bill entitled 'An Ordinance to authorize the purchase of a lot of ground on the east side of Second street, between Luzerne and Juniata and to be used as a site for a Municipal Hospital.'"

The resolution was again read and agreed to.

The title was agreed to.

So Common Council concurred.

Also, proceeded to second reading of Select Council resolution (Appendix No. 29, Vol. I.) entitled "Resolution discharging the Committee on City Property from the further consideration of the bill entitled 'An Ordinance to authorize the sale of property at Twenty-second and Lehigh avenue known as the site of the Municipal Hospital and being located on the north and south side of Lehigh avenue.' "

The resolution was again read, and agreed to.

The title was agreed to.

So Common Council concurred.

Also, proceeded to second reading of Select Council resolution (Appendix No. 43, Vol. I.) entitled "Resolution of request to the Director of the Department of Public Safety (Bureau of City Property) to withdraw the permit issued to the Culture Extension League to convert John Dickinson square into a children's playground."

The resolution was again read.

Mr. McAllister moved that the further consideration of the resolution be postponed for the present.

Which was agreed to.

Common Council proceeded to second reading of Select Council bill (Appendix No. 58) entitled "An Ordinance to amend an ordinance, entitled "An Ordinance granting permission to the Delaware and Schuylkill Electric Railway Company to lay tracks in the Twenty-eighth, Twenty-second and Thirty-third Wards," approved June 27, 1893."

The first and only section was again read, and agreed to.

The title was agreed to.

The bill was read a third time.

And on its final passage,

The yeas and nays were required according to law, and were as follows:

YEAS—Messrs. Abrahams, Allen, Amick, Balbirnie, Barrows, Barton, Baumgaertel, Birch, Blake, Boorse, Borden, Bougher, Boyer, Breitingner, B. H. Brown, W. H. Brown,

Buchholz, Buck, Buckley, Caverow, Chew, Collins, Connell, Conrad, Cornelius, Corson, Costello, Creadick, Davidson, DeHaven, Dixon, Doak, Edmonds, Erdin, Eslen, Funston, Garrett, Gordon, Graham, Hammond, Harvey, Hazlett, Henry, Hetzell, Hohl, Hults, Irvine, Irwin, Isenminger, Ivins, Kinsley, Kittams, Knight, Krisher, Kucker, Lang, Leonard, Linton, Little, Lovegrove, McAllister, McCurdy, Martin, Mathias, Means, Meehan, A. F. Miller, S. G. Miller, Mingle, Mitchell, Moore, Morrison, Morrow, Morton, Neill, Orr, Ouram, Pallatt, Parker, Pavitt, E. W. Richards, Frank Richards, Sayre, Scott, Seeds, Seger, Shugart, Slater, Smedley, C. K. Smith, E. E. Smith, Spiel, Stauffer, F. Stevens, Stevenson, Stinger, Swain, Thackara, G. Thomas, W. S. Thomas, Thompson, Tongue, Van Osten, Wadsworth, G. H. Wagner, Thos. Wagner, Warwick, Wolstencroft, Woodhead, and Hartman, *Pres't*—110.

NAYS—Mr. Roberts.—1.

A majority of the members elected having voted in the affirmative,

It was agreed to,

And the bill passed.

So Common Council concurred.

Mr. Seeds (on leave) offered the following to wit: "Resolution relative to water supply." (*Appendix No. 114.*)

Also, moved to proceed to second reading of the resolution.

Which was agreed to.

The resolution was read.

Mr. Abrahams moved that the resolution be referred to the Committee on Water of Common Council.

Mr. Hetzell moved that the further consideration of the resolution be postponed for the present.

Which was not agreed to.

The question recurring on agreeing to the motion to refer to the Committee on Water of Common Council,

The yeas and nays were required by Mr. Linton, seconded by Mr. Allen, and were as follows:

YEAS—Messrs. Abrahams, Balbirnie, Barton, Baumgaertel, Blake, Boorse, Bougher, Buchholz, Buck, Buckley, Caverow, Collins, Cornelius, Costello, Doak, Edmonds, Eslen, Garrett, Heins, Henry, Hetzell, Irwin, Ivins, Kinsley, Kittams, Knight, Little, McAllister, Martin, Mathias, Means, Mecredy, A. F. Miller, Mingle, Mitchell, Morrison, Morrow, Morton, Orr, Quinn, Scott, Seger, Shugart, Slater, Smedley, E. E. Smith, Spiel, Stauffer, Tongue, Van Osten, G. H. Wagner, Warren, and Woodhead.—53.

NAYS—Messrs. Allen, Barrows, Birch, Borden, Boyer, Breitingen, B. H. Brown, W. H. Brown, Chew, Connell, Conrad, Corson, Creadick, Davidson, DeHaven, Funston, Gilpin, Goodman, Gordon, Graham, Hammond, Harvey, Hawkes, Hazlett, Hohl, Irvine, Iseminger, Krisher, Kucker, Lang, Leonard, Linton, Lovegrove, Meehan, Mercer, H. A. Miller, S. G. Miller, Moore, Neill, Ouram, Parker, Pavitt, Perry, E. W. Richards, Frank Richards, Roberts, Sayre, Seeds, C. K. Smith, F. Stevens, Stevenson, Stinger, Swain, Thackara, G. Thomas, W. S. Thomas, Thompson, Wadsworth, Thos. Wagner, Warwick, Wolstencroft, and Hartman, *Pres't*—62.

Which was not agreed to.

The question being on agreeing to the resolution,

The yeas and nays were required by Mr. Morton, seconded by Mr. G. Thomas, and were as follows :

YEAS—Messrs. Allen, Barrows, Birch, Borden, Boyer, Breitingen, B. H. Brown, W. H. Brown, Buchholz, Buckley, Connell, Corson, Creadick, DeHaven, Edmonds, Funston, Goodman, Gordon, Hawkes, Hohl, Iseminger, Krisher, Kucker, Lang, Leonard, Linton, Meehan, Mercer, A. F. Miller, H. A. Miller, S. G. Miller, Moore, Neill, Ouram, Parker, Pavitt, E. W. Richards, Frank Richards, Roberts, Sayre, Seeds, C. K. Smith, F. Stevens, Stevenson, Thackara, G. Thomas, Thompson, Wadsworth, Thos. Wagner, Wolstencroft, and Hartman, *Pres't*—51.

NAYS—Messrs. Abrahams, Amick, Barton, Baumgaertel, Blake, Boorse, Bougher, Buck, Caverow, Collins, Cornelius, Costello, Doak, Erdin, Garrett, Graham, Hammond, Harvey, Heins, Henry, Hetzell, Irvine, Irwin, Ivins, Kins-

ley, Kittams, Knight, Little, McAllister, Martin, Mathias, Means, Meeredy, Mingle, Mitchell, Morrow, Morton, Orr, Pallatt, Perry, Quinn, Scott, Seger, Seltzer, Shugart, Slater, Smedley, Spiel, Stauffer, Stinger, Swain, W. S. Thomas, Tongue, Van Osten, G. H. Wagner, Warren, Warwick, and Woodhead—58.

Which was not agreed to.

Mr. Buchholz presented the following:

I vote "yea" on the final passage of this resolution reserving my right to vote on the question of filtration as may be best for the City. This, to my mind, is a jingo resolution, nothing more.

E. BUCHHOLZ.

Mr. McAllister moved to proceed to second reading of bill (Appendix No. 87) entitled "An Ordinance amendatory to an ordinance entitled 'An Ordinance to regulate the construction of frame buildings, fences and bay windows,' approved March 28, 1894."

Which was agreed to.

The first and only section was again read, and agreed to.

The title was agreed to.

The bill was read a third time,

And on its final passage,

The yeas and nays were required according to law, and were as follows:

YEAS—Messrs. Allen, Balbirnie, Barrows, Barton, Batt, Baumgaertel, Birch, Blake, Bougher, Boyer, Breiting, B. H. Brown, Buchholz, Buck, Buckley, Caverow, Chew, Conrad, Cornelius, Corson, Costello, Creadick, DeHaven, Doak, Edmonds, Funston, Garrett, Gilpin, Gordon, Graham, Hammond, Harvey, Hazlett, Heins, Henry, Hetzell, Hohl, Irwin, Ivins, Kinsley, Kittams, Knight, Kucker, Leonard, Linton, Little, McAllister, Mathias, Means, Meeredy, Meehan, A. F. Miller, S. G. Miller, Mingle, Mitchell, Moore, Morrison, Morton, Neill, Orr, Ouram, Pallatt, Parker, Perry, Quinn, E. W. Richards, Frank Richards, Scott, Seeds, Seger, Seltzer, Shugart, Spiel, Stauffer, Steger, F. Stevens, Stevenson, Stinger, Thackara, G.

Thomas, W. S. Thomas, Thompson, Tongue, Van Osten, Wadsworth, G. H. Wagner, Thos. Wagner, Warren, Warwick, Wolstencroft, Woodhead, and Hartman, *Pres't*—92.

NAYS—Messrs. Boorse, Mercer, H. A. Miller, Roberts, and Swain—5.

A majority of the members elected having voted in the affirmative,

It was agreed to.

And the bill passed.

Select Council informed Common Council that they had received a report from the Committee on Steam Railroads, with bill (Appendix No. 59) annexed entitled "An Ordinance granting permission to The Franklin Sugar Refining Company to lay railroad sidings across Bainbridge street and Kenilworth street (formerly Almond street)."

Which they had passed.

Common Council proceeded to second reading of the bill.

The first and only section was again read, and agreed to.

The title was agreed to.

The bill was read a third time.

And on its final passage,

The yeas and nays were required according to law, and were as follows:

YEAS—Messrs. Allen, Amick, Balbirnie, Barrows, Barton, Batt, Baumgaertel, Blake, Bougher, Boyer, Breitinger, Buchholz, Buck, Buckley, Caverow, Chew, Cornelius, Corson, Creadick, Doak, Edmonds, Erdin, Funston, Garrett, Goodman, Gordon, Graham, Hammond, Harvey, Hawkes, Heins, Henry, Hetzell, Hohl, Irwin, Iseminger, Kinsley, Kittams, Knight, Krisher, Leonard, Little, McAllister, Means, Meehan, Mingle, Mitchell, Moore, Morrison, Morrow, Morton, Neill, Orr, Ouram, Pallatt, Pavitt, Quinn, Frank Richards, Roberts, Sayre, Scott, Seltzer, Shugart, Slater, Smedley, Spiel, Stauffer, F. Stevens, Stevenson, Stinger, Swain, Thackara, G. Thomas, Thompson, Tongue, Van Osten, Wadsworth, G. H. Wagner,

Thos. Wagner, Warren, Warwick, Wolstencroft, Woodhead, and Hartman, *Pres't*—84.

NAYS—None.

A majority of the members elected having voted in the affirmative,

It was agreed to,

And the bill passed.

So Common Council concurred.

Mr. Hawkes, Chairman of the Joint Special Committee to be present at the dedication of a monument by the Pennsylvania Troops who fought at Chattanooga, Tenn., presented a report, with resolution annexed entitled "Resolution to discharge the Joint Special Committee to be present at the dedication of a monument by the Pennsylvania Troops who fought at Chattanooga, Tenn., from the further consideration of the subject." (*Appendix No. 115.*)

Which was read.

Also, moved to proceed to second reading of the resolution.

Which was agreed to.

The resolution was again read, and agreed to.

The title was agreed to.

Common Council proceeded to second reading of Select Council resolution (*Appendix No. 47, Vol. I.*) entitled "Resolution discharging the Committee on City Property from the further consideration of a communication from the Trades League in reference to the extension of piers at Dock street."

The resolution was again read, and agreed to.

The title was agreed to.

So Common Council concurred.

Also, proceeded to second reading of Select Council resolution (*Appendix No. 51, Vol. I.*) entitled "Resolution discharging the Electrical Committee from the fur-

ther consideration of certain bills authorizing the changing of electric lights."

The resolution was again read, and agreed to.

The title was agreed to.

So Common Council concurred.

Also, proceeded to second reading of Select Council resolution (Appendix No. 54, Vol. I.) entitled "Resolution of request to the Director of the Department of Public Works to change location of certain gasoline lamps in the Twenty-fourth Ward."

The resolution was again read, and agreed to.

The title was agreed to.

So Common Council concurred.

Also, proceeded to second reading of Select Council resolution (Appendix No. 55, Vol. I.) entitled "Resolution requesting the Department of Public Works to take such steps as are necessary to change the water supply of the City Hall from Belmont Pumping Station to the Queen Lane reservoir."

The resolution was again read.

Mr. Hawkes moved that the resolution be referred to the Committee on Water of Common Council.

Which was agreed to.

Common Council proceeded to second reading of Select Council resolution (Appendix No. 72, Vol. I.) entitled "Resolution discharging the Electrical Committee from the further consideration of the bill entitled 'An Ordinance to erect a private telephone between 3035 Diamond street and 3013 York street.'"

The resolution was again read, and agreed to.

The title was agreed to.

So Common Council concurred.

Also, proceeded to second reading of Select Council resolution (Appendix No. 73, Vol. I.) entitled "Resolu-

tion discharging the Electrical Committee from the further consideration of bills to change electric lights in the First Ward."

The resolution was again read, and agreed to.

The title was agreed to.

So Common Council concurred.

Also, proceeded to second reading of Select Council resolution (Appendix No. 87, Vol. I.) entitled "Resolution discharging the Committee on Water from the further consideration of the bill to authorize the Mayor to appoint a commission of five persons to study the present condition and future needs of the water supply of the City of Philadelphia."

The resolution was again read, and agreed to.

The title was agreed to.

So Common Council concurred.

Also, proceeded to second reading of Select Council resolution (Appendix No. 91, Vol. I.) entitled "Resolution requesting the Chief of the Bureau of City Property to have photographs taken of Independence Hall and property connected therewith."

The resolution was again read.

Mr. Hawkes moved that the further consideration of the resolution be indefinitely postponed.

Which was agreed to.

Common Council proceeded to second reading of Select Council resolution (Appendix No. 112, Vol. I.) entitled "Resolution requesting the Director of the Department of Public Safety (Electrical Bureau), to cause the electric light, located by ordinance on Eighteenth street, between Berks and Norris streets, to be erected and lighted."

The resolution was again read.

Mr. Hawkes moved that the further consideration of the resolution be postponed for the present.

Which was agreed to.

Common Council proceeded to second reading of Select Council resolution (Appendix No. 117, Vol. I.) entitled

“Resolution of request to Chairmen of Committees to consult the Clerks of Councils before calling meetings of Committees.”

The resolution was again read, and agreed to.

The preamble was agreed to.

The title was agreed to.

So Common Council concurred.

Also, proceeded to second reading of Select Council bill (Appendix No. 15) entitled “An Ordinance to repay to Joseph Sax moneys paid to the City for paving in front of his property on Frankford avenue, Twenty-third Ward.”

The first and only section was again read.

Mr. Corson moved that the bill be referred to the Committee on Finance of Common Council.

Which was agreed to.

Common Council proceeded to second reading of Select Council resolution (Appendix No. 12) entitled “Resolution discharging the Committee on Law from the further consideration of the bill entitled ‘An Ordinance relative to the construction of sewers under the sidewalks, and granting permits therefor.’”

The resolution was again read, and agreed to.

The title was agreed to.

So Common Council concurred.

Select Council informed Common Council that they had received a report from the Committee on Law, with bill (Appendix No. 61) annexed entitled “An Ordinance to relieve property owners on Frankford avenue, from Frankford creek to Margaret street, from the payment for paving said avenue.”

Which they had passed.

Also, that they had concurred in the following, to wit:

“An Ordinance to make an appropriation to the Commissioners of the Sinking Fund, for the year 1898.” (Appendix No. 66.)

"An Ordinance to make an appropriation to the Department of City Controller, for the year 1898." (Appendix No. 67.)

"An Ordinance to make an appropriation to the Coroner, for the year 1898." (Appendix No. 68.)

"An Ordinance to make an appropriation to the District Attorney, for the year 1898." (Appendix No. 69.)

"An Ordinance to make an appropriation to the Board of Revision of Taxes, for the year 1898." (Appendix No. 70.)

"An Ordinance to authorize the erection of wooden steps on Mechanic street, from Boone to Terrace street, and on Church street at Wood street." (Appendix No. 72.)

"An Ordinance to authorize the Department of Public Works to pay for paving Twenty-first street, alongside of the triangular piece of ground at the intersection of Twenty-first street and Point Breeze avenue, in the Thirty-sixth Ward." (Appendix No. 166, Vol. I.)

"An Ordinance to authorize the extension of "Starr Garden Park." (Appendix No. 238, Vol. I.)

"Resolution to discharge the Committee on Municipal Government from the further consideration of a bill entitled 'An Ordinance to set aside for park purposes the plot of ground in Cambria and Emerald streets and Frankford avenue, in the Twenty-fifth Ward.' " (Appendix No. 239, Vol. I.)

The hour of 6 o'clock P. M. having arrived the President, under the rules, declared Common Council adjourned.

Thursday, December 16, 1897.

Common Council met—Members present :

Messrs. Abrahams, Allen, Amick, Anderson, Balbirnie, Barrows, Barton, Batt, Baumgaertel, Birch, Blackwood, Blake, Boorse, Borden, Bougher, Boyer, Breitingner, B. H. Brown, Buchholz, Buck, Buckley, Caverow, Collins, Connell, Conrad, Cornelius, Corson, Costello, Creadick, Davidson, DeHaven, Dixon, Doak, Edmonds, Erdin, Eslen, Falbey, Firth, Funston, Garrett, Gilpin, Goheen, Goodman, Gordon, Graham, Hahn, Hammond, Harvey, Hawkes, Heins, Henry, Hetzell, Hohl, Hults, Irvine, Irwin, Isenminger, Ivins, Kinsley, Kittams, Knight, Krisher, Kucker, Lang, Leithead, Leonard, Levering, Linton, Little, Lovegrove, McAllister, McCullough, McCurdy, Martin, Matthias, Means, Mecredy, Meehan, Mercer, A. F. Miller, H. A. Miller, S. G. Miller, Mingle, Mitchell, Montgomery, Moore, Morrow, Morton, Neill, Orr, Ouram, Pallatt, Parker, Pavitt, Perry, Quinn, E. W. Richards, Frank Richards, Roberts, Sayre, Scott, Seeds, Seger, Seltzer, Shugart, Slater, Smedley, E. E. Smith, Spiel, Stauffer, Steger, Swain, Thackara, G. Thomas, W. S. Thomas, Thompson, Tongue, Van Osten, Wadsworth, G. H. Wagner, Thos. Wagner, Warren, Warwick, Wolstencroft, Woodhead, and Hartman, *Pres't*.

The President presented the following:

Philadelphia, December 15, 1897.

WENCEL HARTMAN, Esq.,

President of Common Council.

DEAR SIR:—On account of sickness I will be unable to attend the meeting to-morrow, from which I beg to be excused.

Yours very respectfully,

JAMES M. HAZLETT.

New York, December 16, 1897.

WENCEL HARTMAN, Esq.,

President of Common Council.

DEAR SIR:—Please excuse me from meeting to-day.
Impossible to attend.

D. S. B. CHEW.

Also, presented a communication from The Northwest Business Men's Association, submitting copy of resolution adopted by them December 13th, requesting Councils to pass an ordinance authorizing the erection of a bridge across the Pennsylvania Railroad at Montgomery avenue.

Which was read, and referred to the Committee on Surveys.

The Secretary to the Mayor was introduced, when he presented a message in writing from the Mayor, submitting a communication from the Managers of the Trans-Mississippi International Exposition, extending an invitation to the Mayor and Councils to participate in the Exposition to be held at Omaha during the summer, and expressing a desire for Philadelphia to erect on the fair grounds a fac-simile of Independence Hall and place therein the "Old Liberty Bell." (*Appendix No. 116.*)

Which was read, and referred to the Committee on Finance.

The President presented a communication from the City Solicitor, submitting a copy of the report of the juries in the matter of the opening of Magee street, from State road to Tulip street, and Luzerne street, from Germantown avenue to Clinton street, filed December 11, 1897. (*Appendix No. 117.*)

Which was read, and referred to the Committee on Highways.

Also, presented a further communication from the City Solicitor, submitting copy of the report of the jury in the matter of the opening of Fifty-ninth street, from Master

street to Haverford avenue, in the Thirty-fourth Ward, filed December 14, 1897. (*Appendix No. 118.*)

Which was read, and referred to the Committee on Highways.

Also, presented a further communication from the City Solicitor, submitting a copy of the report of the jury in the matter of the opening of Comly street, from Frankford road to Erdrick street, in the Thirty-fifth Ward, filed December 10, 1897. (*Appendix No. 119.*)

Which was read, and referred to the Committee on Highways.

Also, presented a further communication from the City Solicitor, submitting a copy of the report of the jury appointed to assess the damages occasioned by the widening of Chestnut street, at No. 1628, filed December 15, 1897. (*Appendix No. 120.*)

Which was read, and referred to the Committee on Highways.

Mr. Garrett (on leave) read in place a bill entitled "An Ordinance to place Bouvier street and Quarry street upon the City plan."

Which was referred to the Committee on Surveys.

Mr. Hulst (on leave) read in place a bill entitled "An Ordinance to authorize the construction of a building enclosing the deck of the pier at the foot of Arch street, and an enclosed building with a pavilion on the pier at the foot of Chestnut street, Delaware river; also, of a foot-way bridge across Delaware avenue with steps, as an approach to the upper deck of Chestnut street pier."

Which was referred to the Committee on Surveys.

Mr. Borden (on leave) read in place a bill entitled "An Ordinance to locate an electric light corner of Eighteenth and Buttonwood streets, in the Fifteenth Ward."

Which was referred to the Electrical Committee.

Mr. Buchholz (on leave) read in place a bill entitled "An Ordinance to re-pave with improved pavement certain streets in the Nineteenth Ward."

Which was referred to the Committee on Highways.

Mr. Doak (on leave) read in place a bill entitled "An Ordinance to locate an electric light southeast corner of Hope and Cumberland streets, in the Nineteenth Ward."

Which was referred to the Electrical Committee.

Mr. Hawkes (on leave) offered the following, to wit : "Resolution requesting the Chief of the Bureau of City Property to have photographs taken of Independence Hall and property connected therewith." (*Appendix No. 121.*)

Which was laid over to be printed.

Mr. Dixon (on leave) read in place a bill entitled "An Ordinance to authorize the location of a gas lamp on Grape street, between Boone and Tower streets, at the top of steps, in the Twenty-first Ward."

Which was referred to the Committee on Gas.

Also (on leave), read in place a bill entitled "An Ordinance to grade Howard (or Burnside) street, from Apple to Tower street, in the Twenty-first Ward."

Which was referred to the Committee on Highways.

Also (on leave), read in place a bill entitled "An Ordinance to re-pave Wendover street, from Green lane to Centre street, in the Twenty-first Ward, with brick."

Which was referred to the Committee on Highways.

Mr. Meehan (on leave) read in place a bill entitled "An Ordinance to authorize the City Solicitor to take proceedings for acquiring a plot of land to relieve the Daniel I. Pastorius School, in the Twenty-second Ward."

Which was referred to the Committee on Schools.

Mr. Davidson (on leave) read in place a bill entitled "An Ordinance to exempt the property owners on Second street, from Tabor street to Adams road in the Twenty-second Ward, from paying water-pipe frontage until the water is introduced into the properties."

Which was referred to the Committee on Water.

Also (on leave), read in place bills to grade the following streets in the Twenty-second Ward; King street, from Penn to Queen street; Penn street, from Morris to King

street; and Lambert and Woodstock streets, from Church lane to Spencer avenue.

Which were referred to the Committee on Highways.

Also (on leave), read in place bills to pave the following streets in the Twenty-second Ward with vitrified brick: Penn street, from Morris to King street, and King street, from Penn to Queen street.

Which were referred to the Committee on Highways.

Mr. Goodman (on leave) read in place a bill entitled "An Ordinance to set aside Independence Hall and buildings at the corners of Fifth and Sixth and Chestnut streets, for the purpose of establishing a Free Library and Museum of Trophies of all the Wars of America."

Which was referred to the Committee on City Property.

Also (by request, on leave), read in place a bill entitled "An Ordinance to reduce the price of gas to sixty (60) cents per thousand cubic feet."

Which was referred to the Committee on Gas.

Mr. Boyer (on leave) read in place a bill entitled "An Ordinance to locate an electric light on corner of Buckius and Woodlawn (late Woodbine) streets, in the Twenty-second Ward."

Which was referred to the Electrical Committee.

Also (on leave), read in place bills to grade the following sidewalks in the Twenty-second Ward: Tenth street, from Sixty-sixth avenue to Oak lane, and west side of Eighth street, from Sixty-sixth avenue to upper line of Mr. Hood's property.

Which were referred to the Committee on Highways.

Mr. Corson (on leave) read in place a bill entitled "An Ordinance to locate an electric light northeast side of Orthodox street, corner of Horrocks street, in the Twenty-third Ward."

Which was referred to the Electrical Committee.

Also (on leave), read in place a bill entitled "An Ordinance to authorize the Department of Public Works to draw and the City Controller to countersign a warrant to pay

for constructing a sewer in front of narrow strip of ground on New street, in the Twenty-third Ward."

Which was referred to the Committee on Surveys.

Mr. Allen (on leave) read in place bills to re-pave certain streets in the Twenty-fourth Ward.

Which were referred to the Committee on Highways.

Mr. F. Richards (on leave) read in place a bill entitled "An Ordinance to locate an electric light southeast corner Thirty-eighth and Powelton avenue, and one at northeast corner Thirty-eighth and Baring streets, in the Twenty-fourth Ward."

Which was referred to the Electrical Committee.

Mr. Neill (on leave) read in place a bill entitled "An Ordinance to locate an electric light corner of Thirty-ninth and Poplar streets, in the Twenty-fourth Ward."

Which was referred to the Electrical Committee.

Mr. Lang (on leave) read in place a bill entitled "An Ordinance to authorize the location of certain gasoline lamps in the Twenty-fourth Ward."

Which was referred to the Committee on Gas.

Mr. Anderson (on leave) read in place a bill entitled "An Ordinance directing the Mayor to file a bond to pay the damages caused by condemnation of land for League Island Park."

Which was referred to the Committee on Finance.

Mr. Moore (on leave) read in place bills to construct sewers in the following streets in the Twenty-sixth Ward: Latona street, from Alder to Eleventh street, and Annin street, from Ninth to Tenth street.

Which were referred to the Committee on Surveys.

Also (on leave), read in place bills to repave the following streets in the Twenty-sixth Ward: Annin street, from Ninth to Thirteenth street; Camac street, from Morris to north side of Dickinson street; Warnock street, from Reed street to north of Wharton street; Iseminger street, from Dickinson to Pierce street; Annin street, from Sixteen to Eighteenth street; Pierce street, from Passyunk avenue to Thirteenth street; McClellan street, from Thir-

teenth street to Park avenue; Wilder street, from Passyunk avenue to Thirteenth street; Siegel street, from Thirteenth street to Park avenue, and Gerritt street, from Dickinson street to Thirteenth street, with vitrified bricks. Moore street, from Passyunk avenue to Broad street; Latona street, from Alder to Eleventh street; and Alder street, from Federal to Reed street, with asphalt.

Which were referred to the Committee on Highways

Mr. C. E. Connell (on leave) read in place a bill entitled "An Ordinance to construct a sewer in Yocum street, from Sixtieth to Edgewood street, in the Twenty-seventh Ward."

Which was referred to the Committee on Surveys.

Mr. Edmonds (by request, on leave), offered the following, to wit: "Resolution to repeal resolution entitled "Resolution requesting the Director of Public Safety to permit hotel keepers and officers of banks to privately contract for the removal of garbage.'"

Which was referred to the Committee on Fire and Health.

Mr. Buck (on leave) read in place a bill entitled "An Ordinance to authorize the location of gasoline lamps in rear of No. 1701, 1727 and 1615 Bouvier street, in the Twenty-ninth Ward."

Which was referred to the Committee on Gas.

Mr. Pallatt (on leave) read in place a bill entitled "An Ordinance to locate an electric light corner of Memphis and Emlen streets, and Ella and Emerald streets."

Which was referred to the Electrical Committee.

Mr. Breitingger (on leave) read in place a bill entitled "An Ordinance to authorize the location of a gasoline lamp in alley rear of 2222 Diamond street, in the Thirty-second Ward."

Which was referred to the Committee on Gas.

Mr. Lovegrove (on leave) read in place bills to re-pave the following streets in the Thirty-second Ward with improved pavement: Hewson street, from Nineteenth to Uber street; Edgeley street, from Fifteenth to Sixteenth street, and Uber street, from Berks to Norris street.

Which were referred to the Committee on Highways.

Also (on leave), offered the following, to wit "Resolution of request to the Director of Public Works for information as to the cost of increasing the pumping capacity of City's Water Works on the river Delaware, to one hundred million gallons of water per day, and the cost of a sand-filtration plant to filter that quantity of water." (*Appendix No. 122.*)

Which was laid over to be printed.

Mr. Wagner (on leave) read in place bills to construct sewers in the following streets in the Thirty-third Ward: "C" street, from Clearfield street to Allegheny avenue; Garibaldi (Thayer) street, from Tenth to Eleventh street; and Goodman street, from Green street to Rising Sun avenue.

Which were referred to the Committee on Surveys.

Also (on leave), read in place bills to pave the following streets in the Thirty-third Ward with sheet asphaltum: Allegheny avenue, from Front to Second street; Goodman street, from south side of Green to Rising Sun avenue, and Garibaldi (or Thayer) street, from Tenth to Eleventh street.

Which were referred to the Committee on Highways.

Mr. Thackara (on leave) read in place a bill entitled "An Ordinance to pave Sedgley avenue, from Germantown avenue to Ninth street, in the Thirty-third Ward, with granite blocks."

Which was referred to the Committee on Highways.

Mr. Baumgaertel (on leave) read in place a bill entitled "An Ordinance to authorize the location of gasoline lamps in rear of Nos. 210 and 248 E. Indiana avenue, and 211 and 251 E. Cambria street, in the Thirty-third Ward."

Which was referred to the Committee on Gas.

Mr. Warwick (by request, on leave) read in place a bill entitled "An Ordinance to select for park purposes a certain lot or piece of ground in the Thirty-fourth Ward."

Which was referred to the Committee on Municipal Government.

Mr. Barton (on leave) read in place a bill entitled "An

Ordinance to authorize the purchase of a lot of ground and buildings thereon erected, situate in Somerton, in the Thirty-fifth Ward, and the erection of a suitable building or the alteration of the building now thereon erected, suitable for a sub-police station."

Which was referred to the Committee on Police and Prisons.

Mr. Orr (on leave) read in place a bill entitled "An Ordinance to locate five (5) electric lights in the Thirty-sixth Ward."

Which was referred to the Electrical Committee.

Also (on leave), read in place a bill entitled "An Ordinance to re-pave Thirty-third street, from Gray's Ferry road to Tasker street, in the Thirty-sixth Ward."

Which was referred to the Committee on Highways.

Mr. Heins (on leave) read in place a bill entitled "An Ordinance to locate an electric light corner of Camac and Cambria streets, and one corner of Glenwood avenue and Cambria street, in the Thirty-seventh Ward."

Which was referred to the Electrical Committee.

Also (on leave), read in place a bill entitled "An Ordinance to authorize the location of a gasoline lamp in alley rear of 2829 North Eleventh street; one in rear of 2847 North Eleventh street, and one in alley rear of 1027 West Somerset street, in the Thirty-seventh Ward."

Which was referred to the Committee on Gas.

Mr. Seeds, Chairman of the Committee on Finance, presented a report, with bill annexed entitled "An Ordinance to make an appropriation to the Commissioners for the Erection of the Public Buildings, for the year 1898." (*Appendix No. 123.*)

Which was laid over to be printed.

Also, from the same Committee, presented a further report, with bill annexed entitled "An Ordinance to make an appropriation to the Clerks of Councils, for the year 1898." (*Appendix No. 124.*)

Which was laid over to be printed.

Also, from the same Committee, presented a further report, with bill annexed entitled "An Ordinance to make an appropriation to the Board of Public Education, for the year 1898." (*Appendix No. 125.*)

Which was laid over to be printed.

Also, from the same Committee, presented a further report, with bill annexed entitled "An Ordinance to make an appropriation to the Department of Public Safety, for the year 1898." (*Appendix No. 126.*)

Which was laid over to be printed.

Also, from the same Committee, presented a further report, with bill annexed entitled "An Ordinance to make an appropriation to the Department of Public Works, for the year 1898." (*Appendix No. 127.*)

Which was laid over to be printed.

Also, from the same Committee, presented a further report, with bill annexed entitled "An Ordinance to authorize the creation of a loan by the City of Philadelphia for the sum of eleven million two hundred thousand (11,200,000) dollars, for the improvement of suburban roads, for the completion of the Boys' High School and erection of new school buildings, for building main sewers, building Art Gallery, Library site and building, building new Alms-house, abolition of grade crossings on the line of the Philadelphia and Trenton Railroad, for equipment and building of Philadelphia Museum, for the extension, improvement and filtration of the water supply, extension of Fairmount Park, for repaving streets, tramway streets and intersections and underground work incident thereto, for building bridges, for improvement of public parks or squares, for the purchase of ground and building of fire and police stations, and electrical and underground construction, for grading and repairs to paved streets, curved curbing, resurfacing asphalt streets, repairs to bridges, repairs to sidewalks (City Property), repairs to ditches and sluices, for repaving with an improved pavement small streets forty (40) feet or less in width, from house line to house line, and underground work incident thereto," accompanied with

a resolution entitled "Resolution to publish a loan bill." (*Appendix No. 128.*)

Which was laid over to be printed.

Also, moved to proceed to second reading of the resolution,

Which was unanimously agreed to.

The resolution was twice read, and agreed to.

The title was agreed to.

Also, from the same Committee, presented a further report, with resolution annexed entitled "Resolution discharging the Committee on Finance from the further consideration of a bill entitled 'An Ordinance to authorize the proper officers of the City, in determining the amounts to be paid by the Philadelphia and Reading Railroad Company, and its successors, on account of the annual interest charges upon the loan or loans authorized for carrying on the work provided for in the ordinance, approved March 17, 1894, to credit against said interest charges the amounts collected for interest upon deposits of the proceeds of the said loans, or portions thereof.'" (*Appendix No. 129.*)

Also, moved to proceed to second reading of the resolution,

Which was unanimously agreed to.

The resolution was again read.

Also, moved that the resolution be recommitted to the Committee on Finance.

Which was agreed to.

Mr. Dixon, Chairman of the Committee on Highways, presented a report, with bill annexed entitled "An Ordinance to authorize the Department of Public Works to pay certain bills for repairs to footways." (*Appendix No. 130.*)

Which was laid over to be printed.

Also, from the same Committee, presented a further report, with bill annexed entitled "An Ordinance granting permission to W. J. McCahan Sugar Refining Co. to lay steam and water-pipes to connect their refinery with their sugar house in the First Ward." (*Appendix No. 131.*)

Which was laid over to be printed.

Also, from the same Committee, presented a further report, with bill annexed entitled "An Ordinance to authorize the Mayor to enter security for the immediate opening of Righter street, from Hermit lane to Osborne street." (*Appendix No. 132.*)

Which was laid over to be printed.

Also, from the same Committee, presented a further report, with bill annexed entitled "An Ordinance to authorize the opening of Tackawanna and Mill streets." (*Appendix No. 133.*)

Which was laid over to be printed.

Also, from the same Committee, presented a further report, reporting back bill entitled "An Ordinance making an appropriation for the re-surfacing of Stone House lane, below Pennsylvania Railroad, First Ward," with the request that it be referred to the Committee on Finance.

Which was so referred.

Also, from the same Committee, presented a further report, reporting back bill entitled "An Ordinance to authorize the macadamizing of Second street, on the east side of the Newtown Railroad, from Butler to Bristol street, Thirty-third Ward, and providing for the payment therefor," with the request that it be referred to the Committee on Finance.

Which was so referred.

Also, from the same Committee, presented a further report, reporting back bill entitled "An Ordinance to authorize the macadamizing of Venango street, from Hutchinson street to Tenth street," with the request that it be referred to the Committee on Finance.

Which was so referred.

Also, from the same Committee, presented a further report, reporting back bill entitled "An Ordinance making an appropriation for the paving of sidewalks on Wharton and Twelfth streets, Twenty-sixth Ward," with the request that it be referred to the Committee on Finance.

Which was so referred.

Mr. Pallatt, Chairman *pro tem.* of the Committee on Gas,

presented a report, with resolution annexed entitled "Resolution discharging the Committee on Gas from the further consideration of 'Resolution relating to lighting portions of the City with gasoline lamps;' also, 'An Ordinance to provide for the lighting, extinguishing, cleaning and repairing public lamps now illuminated by the gasoline process;' also, 'An Ordinance to repeal ordinance of December 31, 1878, authorizing the contract for the lighting and care of gasoline lamps, known as the Maloney Lamp and providing for advertising for bids for gasoline lighting,' and 'Resolution to report back said bill.'" (*Appendix No. 134.*)

Which was laid over to be printed.

Mr. B. H. Brown, Chairman of the Committee on Fire and Health, presented a report, with resolution annexed entitled "Resolution discharging the Committee on Fire and Health from the further consideration of a bill entitled 'An Ordinance to authorize the purchase of a lot of ground and buildings thereon erected, situate in Somerton, in the Thirty-fifth Ward, and the erection of a suitable building or the alteration of the building now thereon erected suitable for a fire or sub-police station.'" (*Appendix No. 135.*)

Which was laid over to be printed.

Also, from the same Committee, presented a further report, reporting back bill entitled "An Ordinance to authorize the location and maintenance of a chemical fire engine at Bustleton, in the Thirty-fifth Ward," with the request that it be referred to the Committee on Finance.

Which was so referred.

Also, from the same Committee, presented a further report, reporting back a message from the Mayor transmitting a communication from the Director of the Department of Public Safety, together with a report made to him by the Medical Inspector of the Bureau of Health relative to the cases of diphtheria in the Twenty-second, Thirty-third and Thirty-seventh Wards, with the request that it be referred to the Joint Committees on Highways and Surveys.

Which was as referred.

Mr. Van Osten (on leave) offered the following, to wit: "Resolution of instruction to the Committee on Finance to thoroughly investigate as to the best type of engine to be used by the Department of Public Safety (Bureau of Fire), before any appropriation is made for new apparatus." (*Appendix No. 136.*)

Also, moved to proceed to second reading of the resolution,

Which was agreed to.

The resolution was again read.

Mr. Hawkes moved that the resolution be referred to the Committee on Fire and Health.

Mr. Knight moved that the further consideration of the resolution be indefinitely postponed.

On agreeing to the motion,

The yeas and nays were required by Mr. Knight, seconded by Mr. G. Thomas, and were as follows:

YEAS—Messrs. Buchholz, Creadick, Davidson, Falbey, Goheen, Gordon, Hohl, Kittams, Knight, Krisher, Kucker, Leonard, Mathias, Meehan, Stauffer, Swain, G. Thomas, Wolstencroft, and Woodhead—19.

NAYS—Messrs. Abrahams, Allen, Amick, Anderson, Balbirnie, Barrows, Baumgaertel, Birch, Blackwood, Blake, Boorse, Borden, Bougher, Boyer, Breitingner, B. H. Brown, Buck, Buckley, Caverow, Connell, Cornelius, Corson, Costello, DeHaven, Dixon, Doak, Edmonds, Erdin, Eslen, Firth, Funston, Garrett, Goodman, Graham, Hammond, Harvey, Henry, Hetzell, Irvine, Irwin, Iseminger, Kinsley, Lang, Leithead, Levering, Little, Lovegrove, McAllister, McCurdy, Martin, Means, Mecredy, Mercer, A. F. Miller, Mingle, Mitchell, Montgomery, Moore, Morrow, Neill, Orr, Ouram, Pallatt, Parker, Pavitt, Quinn, Frank Richards, Roberts, Scott, Seeds, Seger, Seltzer, Slater, Smedley, Spiel, Steger, Thackara, Van Osten, Wadsworth, G. H. Wagner, Thos. Wagner, Warren, Warwick, and Hartman, *Pres't*—84.

Which was not agreed to.

The question recurring on agreeing to the motion to refer to the Committee on Fire and Health,

It was not agreed to.

The question recurring on agreeing to the resolution,

Mr. Anderson moved to amend by striking out the following :

"WHEREAS, It has been a source of great complaint at large fires that have recently taken place, that the rotary engines are not the kind of engines that should be used where there are high buildings.

AND WHEREAS, It appears from all previous investigations made that in large cities the piston type of engine is in use.

AND WHEREAS, Our attention is again called to the failure of the rotary engines now in use in our Fire Department by the Public Press of this City; now, therefore, be it,"

Which was agreed to.

The question being on agreeing to the resolution as amended,

Mr. Corson moved to further amend by striking out the word "Finance," and insert the words "Fire and Health."

Which was agreed to.

The question recurring on agreeing to the resolution as amended,

Mr. Seeds moved to further amend by striking out the following: "The cost of said investigation to be charged to Item 7, in the annual appropriation to the Clerks of Councils."

Which was agreed to.

The question recurring on agreeing to the resolution as amended,

It was agreed to,

The title was read.

Mo. Corson moved to amend the title by striking out

the word "Finance," and inserting the words "Fire and Health."

Which was agreed to.

The title as amended was agreed to.

Mr. McCurdy (on leave) offered the following, to wit: "Resolution appointing a Joint Special Committee to investigate and inquire the reason for the discharge and appointment of employees recently made in the several departments of our City government and in the office of Recorder of Deeds and Receiver of Taxes, and report to Councils." (*Appendix No. 137.*)

Also, moved to proceed to second reading of the resolution,

Which was agreed to.

The resolution was again read.

Mr. Costello moved to amend by inserting in the first preamble after the words "Recorder of Deeds," the words "and Sheriff office."

Mr. Hawkes moved that the further consideration of the resolution be indefinitely postponed,

Which was agreed to.

Mr. Seeds moved to proceed to second reading of bill (*Appendix No. 92*) entitled "An Ordinance to approve the contract and surety of Robert B. McDaniel for constructing a certain extension of the main sewer on Mascher street, from its present terminus north of Ontario street to Tioga street; the contract and surety of Joseph Perna for constructing a certain main sewer on Brown street, from a point near Fiftieth street, to Fifty-first street, and on Fifty-first street, from Brown street to Haverford avenue; with a connection on Aspen street, from Fifty-first street to Haverford avenue; and the contract and surety of David McMahon for constructing a certain main sewer being an extension of the west branch of the Wingo-hocking main sewer, from the present sewer on Chew street, near Duval street, to Johnson street, to Bellefield avenue, and on Bellefield avenue to Sharpnack street."

Which was agreed to.

The first and only section was again read.

Also, moved to amend by adding the following: "That the contract of David Peoples for constructing a certain main (relief) sewer on Twenty-ninth street, from Susquehanna avenue to Herman street, on Herman street, from Twenty-ninth street to Thirtieth street, and on Thirtieth street, from Herman street to Cumberland street, be, and the same is hereby approved, and that the Equitable Trust Company, of Philadelphia, be, and it is hereby approved as surety of the said David Peoples for the faithful performance of the said contract."

Which was agreed to.

The section as amended was agreed to.

The title was read.

Also, moved to amend by adding the following: "That the contract of David Peoples for constructing a certain main (relief) sewer on Twenty-ninth street, from Susquehanna avenue to Herman street, on Herman street, from Twenty-ninth street to Thirtieth street, and on Thirtieth street, from Herman street to Cumberland street."

Which was agreed to.

The title as amended was agreed to.

The amendments having been printed, by unanimous consent,

The bill was read a third time,

And on its final passage,

The yeas and nays were required according to law, and were as follows:

YEAS—Messrs. Allen, Amick, Anderson, Balbirnie, Barton, Baumgaertel, Blackwood, Blake, Boorse, Borden, Bougher, Boyer, Breitingner, Buchholz, Buckley, Caverow, Conrad, Cornelius, Corson, Davidson, DeHaven, Doak, Eslen, Falbey, Firth, Funston, Garrett, Gilpin, Goheen, Goodman, Gordon, Graham, Hahn, Hammond, Hawkes, Heins, Henry, Hetzell, Hohl, Irvine, Irwin, Iseminger, Ivins, Kinsley, Kittams, Knight, Krisher, Kucker, Lang, Leonard, Levering, Linton, Little, McAllister, McCullough, McCurdy, Mathias, Means, Meeredy, Meehan, Mercer, H. A. Miller, S. G. Miller, Mingle, Mitchell, Moore,

Morrow, Morton, Neill, Orr, Ouram, Pavitt, Perry, Quinn, E. W. Richards, Frank Richards, Roberts, Sayre Scott, Seeds, Seger, Seltzer, Slater, Smedley, Spiel, Stauffer, Steger, Swain, Thackara, G. Thomas, W. S. Thomas, Thompson, Van Osten, Wadsworth, G. H. Wagner, Thos. Wagner, Warwick, Wolstencroft, Woodhead, and Hartman, *Pres't*—100.

NAYS—None.

A majority of the members elected having voted in the affirmative,

It was agreed to,

And the bill passed.

Also, moved to proceed to second reading of bill (Appendix No. 93), entitled "An Ordinance to authorize certain transfers in the annual appropriations to the Department of Public Safety (Bureaus of Police, Fire, Health, City Property and Electrical), and Department of City Commissioners for the year 1897.

Which was agreed to.

The first and only section was again read, and agreed to.

Also, moved to amend by adding the following: "From Item 1, to pay four (4) officers of the Supreme Court, etc., five hundred (500) dollars; from Item 10, to pay State Hospital for the Insane, etc., five thousand five hundred (5,500) dollars; from Item 15, to furnishing stationery, etc., one thousand (1,000) dollars; in all, seven thousand (7,000) dollars, to Item 2, to pay jurors of the Courts of Common Pleas, etc., five thousand five hundred (5,500) dollars. Clerks of Councils: To Item 7, for incidentals, one thousand (1,000) dollars, to new Item 12, for stenographic reports, two hundred and fifty (250) dollars, and for extra clerical services in matters pertaining to the lease of the Gas Works two hundred and fifty (250) dollars; total, five hundred (500) dollars. City Treasurer: From Item 7, for estimated interest, etc., fifty-eight thousand five hundred and seventy-seven (58,577) dollars and seventy-eight (78) cents, to Item 4, State Tax on City Loans. Department of Public Works (Bureau of Gas): From Item 2, for wages of stokers and helpers, etc., twelve thousand seven hundred

and eighty-one (12,781) dollars and ninety-nine (99) cents, to new Item 10, for the purpose of refunding certain monies to parties who have purchased gas-pipe at their own expense, from July 1, 1888, to November 6, 1897; warrants to be drawn in favor of persons named in schedule filed with the City Controller."

Which was agreed to.

The section as amended was agreed to.

The title was read.

Also, moved to amend by adding after the word "Commissioners," the following: "Clerks of Councils, City Treasurer and Department of Public Works (Bureau of Gas)."

Which was agreed to.

The title as amended was agreed to.

The amendments having been printed, by unanimous consent,

The bill was read a third time.

And on its final passage,

The yeas and nays were required according to law, and were as follows:

YEAS—Messrs. Allen, Anderson, Balbirnie, Barton, Batt, Baumgaertel, Birch, Blackwood, Borden, Bougher, Boyer, Breitingner, B. H. Brown, Buchholz, Buck, Buckley, Caverow, Collins, Connell, Conrad, Cornelius, Corson, Costello, Creadick, Davidson, Dixon, Doak, Edmonds, Eslon, Falbey, Firth, Funston, Garrett, Goheen, Gordon, Graham, Hammond, Hawkes, Heins, Henry, Hetzell, Hohl, Hults, Irvine, Irwin, Iseminger, Ivins, Kinsley, Kittams, Knight, Krisher, Kucker, Lang, Leithead, Leonard, Levering, Linton, Little, Lovegrove, McAllister, McCullough, McCurdy, Meehan, Mercer, A. F. Miller, H. A. Miller, S. G. Miller, Mingle, Mitchell, Moore, Neill, Orr, Ouram, Pallatt, Parker, Pavitt, Perry, Quinn, E. W. Richards, Frank Richards, Robert, Scott, Seeds, Seger, Slater, Smedley, Spiel, Stauffer, Steger, Swain, G. Thomas, W. S. Thomas, Thompson, Van Osten, Wadsworth, G. H. Wagner, Thos. Wagner, Warwick, Wolstencroft, Woodhead, and Hartman, *Pres't*—101.

NAYS—Mr. Morrow—1.

Two-thirds of the members elected having voted in the affirmative,

It was agreed to,

And the bill passed.

Also, moved to proceed to second reading of bill (Appendix No. 95), entitled "An Ordinance to make an appropriation to the Department of City Commissioners, for the year 1898."

Which was agreed to.

The first and only section was again read, and agreed to.

The title was agreed to.

The bill was read a third time,

And on its final passage,

The yeas and nays were required according to law, and were as follows :

YEAS—Messrs. Allen, Amick, Anderson, Balbirnie, Barrows, Barton, Batt, Baumgaertel, Birch, Blake, Boorse, Borden, Bougher, Boyer, Breiting, B. H. Brown, Buchholtz, Buck, Buckley, Caverow, Collins, Conrad, Corson, Costello, Creadick, Davidson, Dixon, Doak, Edmonds, Eslen, Falbey, Funston, Goheen, Graham, Hahn, Hammond, Hawkes, Heins, Henry, Hetzell, Hohl, Hulst, Irvine, Irwin, Isenminger, Kinsley, Kittams, Knight, Krisher, Kucker, Leonard, Levering, Linton, Little, Lovegrove, McAlister McCullough, McCurdy, Mathias, Meehan, Mercer, A. F. Miller, H. A. Miller, S. G. Miller, Mingle, Mitchell, Moore, Neill, Ouram, Pallatt, Parker, Pavitt, Perry, E. W. Richards, Frank Richards, Roberts, Sayre, Scott, Seeds, Seger, Shugart, Slater, Smedley, Spiel, Stauffer, Steger, Swain, G. Thomas, Thompson, Van Osten, Thos. Wagner, Warren, Wolstencroft, Woodhead, and Hartman,
Pres't—95.

NAYS—None.

A majority of the members elected having voted in the affirmative,

It was agreed to,

And the bill passed.

Also, moved to proceed to second reading of bill (Appendix No. 94), entitled "An Ordinance to make an appropriation to the Department of City Treasurer, for the year 1898."

Which was agreed to.

The first and only section was again read, and agreed to.

The title was agreed to.

The bill was read a third time,

And on its final passage,

The yeas and nays were required according to law, and were as follows:

YEAS—Messrs. Allen, Amick, Anderson, Balbirnie, Barrows, Barton, Baumgaertel, Birch, Blake, Boorse, Borden, Breiting, B. H. Brown, Buck, Buckley, Caverow, Connell, Conrad, Cornelius, Corson, Davidson, DeHaven, Dixon, Edmonds, Eslen, Funston, Goheen, Gordon, Graham, Hammond, Hawkes, Heins, Hetzell, Hohl, Hulst, Irvine, Irwin, Iseminger, Ivins, Kinsley, Kittams, Knight, Krisher, Kucker, Lang, Leonard, Levering, Linton, Little, Lovegrove, McAllister, McCullough, McCurdy, Mathias, Meeredy, Meehan, A. F. Miller, H. A. Miller, S. G. Miller, Mingle, Mitchell, Moore, Morrow, Orr, Pallatt, Parker, Pavitt, Perry, E. W. Richards, Frank Richards, Roberts, Sayre, Scott, Seeds, Seger, Seltzer, Shugart, Slater, Smedley, Spiel, Stauffer, Swain, Thackara, G. Thomas, Thompson, Tongue, Van Osten, Wadsworth, G. H. Wagner, Thos, Wagner, Warren, Warwick, Wolstencroft, Woodhead, and Hartman, *Pres't*—95.

NAYS—None.

A majority of the members elected having voted in the affirmative,

It was agreed to,

And the bill passed.

Also, moved to proceed to second reading of bill (Appendix No. 96), entitled "An Ordinance to make an appropriation to the Law Department for the year 1898."

Which was agreed to.

The first and only section was again read, and agreed to.

The title was agreed to.

The bill was read a third time,

And on its final passage,

The yeas and nays wre required according to law, and were as follows:

YEAS—Messrs. Allen, Balbirnie, Barrows, Barton, Batt, Birch, Blackwood, Blake, Borden, Boyer, Breitingner, B. H. Brown, Buchholz, Buck, Buckley, Caverow, Collins, Conrad, Cornelius, Corson, Davidson, Doak, Edmonds, Eslen, Firth, Funston, Goheen, Gordon, Graham, Hahn, Hammond, Hawkes, Heins, Henry, Hetzell, Hohl, Hults, Iseminger, Kittams, Kucker, Leonard, Linton, Little, McAllister, McCullough, McCurdy, Mathias, Mecredy, Meehan, A. F. Miller, H. A. Miller, S. G. Miller, Mingle, Mitchell, Moore, Morrow, Pallatt, Pavitt, Perry, E. W. Richards, Frank Richards, Roberts, Sayre, Scott, Seeds, Seltzer, Shugart, Slater, Smedley, Spiel, Swain, Thackara, G. Thomas, Van Osten, Wadsworth, G. H. Wagner, Thos. Wagner, Warren, Warwick, Wolstencroft, Woodhead, and Hartman, *Pres't*—82.

NAYS—None.

A majority of the members elected having voted in the affirmative,

It was agreed to,

And the bill passed.

Also, moved to proceed to second reading of bill (Appendix No. 97), entitled "An Ordinance to make an appropriation towards the maintainence of the Pennsylvania Nautical School for the year 1898."

Which was agreed to.

The first and only section was again read.

Also, moved to amend by adding the following: "Provided, bills of December, 1897, be paid out of this appropriation."

Which was agreed to.

The section as amended was agreed to.

The title was agreed to.

The amendment having been printed, by unanimous consent,

The bill was read a third time,

And on its final passage,

The yeas and nays were required according to law, and were as follows:

YEAS—Messrs. Allen, Amick, Barrows, Baumgaertel, Blackwood, Blake, Borden, Boyer, Breiting, B. H. Brown, Buchholz, Buck, Caverow, Collins, Conrad, Cornelius, Corson, Costello, Creadick, Davidson, Doak, Edmonds, Goheen, Graham, Hahn, Hammond, Hawkes, Heins, Henry, Hetzell, Hohl, Hults, Iseminger, Kittams, Kucker, Levering, Linton, Little, Lovegrove, McAllister, McCurdy, Meehan, H. A. Miller, S. G. Miller, Mingle, Mitchell, Moore, Morrow, Ouram, Pallatt, Pavitt, Frank Richards, Roberts, Seeds, Seger, Seltzer, Shugart, Slater, Smedley, Spiel, Swain, Thackera, G. Thomas, Van Osten, Wadsworth, G. H. Wagner, Thos. Wagner, Warwick, Wolstencroft, Woodhead, and Hartman, *Pres't*—71.

NAYS—None.

A majority of the members elected having voted in the affirmative,

It was agreed to,

And the bill passed.

Select Council informed Common Council that they had received a report from the Committee on Law with a bill (Appendix No. 67), annexed entitled "An Ordinance requiring all vehicles when driven or propelled upon the streets to carry lights after dark,"

Which they passed.

Also, informed Common Council that they had passed resolution (Appendix No. 70) entitled "Resolution authorizing and directing the Finance Committee to prepare an ordinance for the creation of a loan of nine hundred thousand (900,000) dollars for the completion of the Boys' High School and the building of new school houses."

Also, that they had concurred in the following, to wit:
“An Ordinance to approve the contract and surety of Robert B. McDaniel for constructing a certain extension of the main sewer on Mascher street, from its present terminus north of Ontario street to Tioga street; the contract and surety of Joseph Perna for constructing a certain new sewer on Brown street, from a point near Fiftieth street, to Fifty-first street, and on Fifty-first street, from Brown street to Haverford avenue, with a connection on Aspen street, from Fifty-first street to Haverford avenue; and the contract and surety of David McMahon for constructing a certain main sewer being an extension of the west branch of the Wingohocking main sewer, from the present sewer on Chew street, near Duval street, to Johnson street, to Bellefield avenue, and on Bellefield avenue to Sharpnack street; the contract of David Peoples for constructing a certain main (relief) sewer on Twenty-ninth street, from Susquehanna avenue to Herman street, on Herman street, from Twenty-ninth street to Thirtieth street, and on Thirtieth street, from Herman street to Cumberland street.”

Mr. Seeds moved that Common Council do now adjourn.

Which was agreed to.

So Common Council adjourned

Thursday, December 23, 1897.

A Special Meeting of Common Council was held this day, pursuant to the following call:

Philadelphia, December 16, 1897.

GEORGE W. KOCHERSPERGER, ESQ.,
Chief Clerk of Common Council.

DEAR SIR:—Please call a Special Meeting of Common Council for Thursday, 23d inst., at 10 o'clock, A. M., for the transaction of general business, and oblige,

Yours truly,
WENCEL HARTMAN,
Pres't of Common Council.

Members present :

Messrs. Abrahams, Allen, Amick, Anderson, Balbirnie, Barrows, Barton, Batt, Baumgaertel, Birch, Blackwood, Blake, Boorse, Borden, Bougher, Boyer, Breitingner, B. H. Brown, W. H. Brown, Buchholz, Buck, Buckley, Caverow, Collins, Connell, Conrad, Cornelius, Corson, Costello, Creadick, Davidson, DeHaven, Dixon, Doak, Edmonds, Erdin, Eslon, Falbey, Firth, Funston, Garrett, Gilpin, Goheen, Goodman, Gordon, Graham, Halin, Hammond, Harvey, Hawkes, Heins, Henry, Hetzell, Hohl, Hults, Irvine, Irwin, Iseminger, Ivins, Kittams, Knight, Krisher, Kucker, Lang, Leithead, Levering, Linton, Little, Lovegrove, McAllister, McCullough, McCurdy, Martin, Mathias, Means, Meeredy, Meehan, Mercer, A. F. Miller, H. A. Miller, S. G. Miller, Mingle, Mitchell, Montgomery, Moore, Morrison, Morrow, Morton, Neill, Orr, Ouram, Pallatt, Parker, Pavitt, Perry, Quinn, Frank Richards, Roberts, Sayre, Scott, Seeds, Seger, Seltzer, Slater, Smedley, C. K. Smith, Spiel, Stauffer, Steger, F. Stevens, Stevenson, Stinger, Swain, Thackara, G. Thomas, W. S. Thomas, Thompson, Tongue, Van Osten, Wadsworth, G. H. Wagner, Thos. Wagner, Warren, Warwick, Wolstencroft, Woodhead, and Hartman, *Pres't.*

The President presented a communication from the City Solicitor, submitting a copy of the report of the jury in the matter of the opening of Clearview avenue, from Washington lane to Tulpehocken street, Twenty-second Ward, filed December 16, 1897. (*Appendix No. 138.*)

Which was read, and referred to the Committee on Highways.

Also, presented a further communication from the City Solicitor, submitting reports of the juries in the matter of opening Ontario street, from Kensington avenue to Second street, filed December 21, 1897. In the matter of the opening of Fifty-eighth street, between Market and Walnut streets, filed December 22, 1897. In the matter of the opening of Girard avenue, from Fifty-fourth street to Haverford avenue, filed December 22, 1897; and in the matter of the widening of Mt. Pleasant avenue, from Chew street to Stenton avenue, filed December 23, 1897. (*Appendix No. 139.*)

Which was read, and referred to the Committee on Highways.

Also, presented a communication from the Citizens' Municipal Association, protesting against the award of contracts for collection and sanitary disposal of garbage during the year 1898 to a higher bidder, stating that the lowest bidder is one hundred and twenty-six thousand (126,000) dollars less and that there is no claim that the lowest bidder is not responsible or not equipped.

Which was read, and referred to the Committee on Finance.

Also, presented the following :

UNION TRACTION Co.

Philadelphia, December 21, 1897.

WENCEL HARTMAN, Esq.,

President of Common Council.

DEAR SIR:—We understand that there is in the pending General Appropriation Bill a clause appropriating certain

moneys for the repaving of Christian street, from Sixteenth street west to Gray's Ferry road, with a provision that the amount thus expended shall be recovered from the Union Passenger Railway Company by suit.

We desire to call your attention to the Ordinance of July 14, 1897, which relieves the Union Passenger Railway Company from repaving said street upon taking up its tram rails, which were formerly laid thereon and putting the present pavement in repair.

This ordinance has been duly accepted by the Union Passenger Railway Company and the contract relieving the company from such paving has been formally entered into by the City, and the work of removing the tram rails is actually going on.

As we are bound by said contract to build at great expense and for the convenience of the public only, a considerable amount of additional track, with no present prospect of such a line being operated except at a loss to the company, and we are also required by said contract to repair the present pavement, we respectfully notify you that we intend to keep our contract and will expect the City to do the same, and that the Union Passenger Railway Company and its lessees, are not liable to repay to the City moneys thus expended for such repaving and will resist any attempt on the part of the City to collect the same.

Very truly yours,

JOHN B. PARSONS,

¹⁴
¹² Vice Pres't and General Manager, Union Traction
⁵ Co. Lessee of Union Pass. Ry. Co.

Which was read, and referred to the Committee on Finance.

Mr. Seeds (on leave) read in place a bill entitled "An Ordinance to prevent the merging of certain items in the annual appropriations to the Department of Public Safety (Bureau of City Property), Department of Public Works (Bureau of Surveys), and Department of Charities and Corrections (Bureau of Charities), for the year 1897."

Which was referred to the Committee on Finance.

Also (on leave), read in place a bill entitled "An Ordinance to approve and confirm the First National Bank as the bank in which the active account of the City Treasury shall be kept."

Which was referred to the Committee on Finance.

Mr. Goodman (on leave) read in place a bill entitled "An Ordinance to change the name of Sullivan street, between Chestnut Hill avenue and Sunset avenue, to Norwood avenue."

Which was referred to the Committee on Surveys.

Mr. Boyer (on leave) read in place a bill entitled "An Ordinance to construct a sewer in York road, from Tabor road to connect with the Wingohocking sewer on the York road."

Which was referred to the Committee on Surveys.

Also (on leave), read in place a bill entitled "An Ordinance to place Tabor road, from Fifth to Sixth street, in the Twenty-second Ward, on the City plan."

Which was referred to the Committee on Surveys.

Also (on leave), read in place a bill entitled "An Ordinance to macadamize Cheltenham avenue, from Mill road to Clinton street, in the Twenty-second Ward."

Which was referred to the Committee on Highways.

Also (on leave), read in place a bill entitled "An Ordinance to take Clarkson avenue, from Tabor road to east side of Fifth street, in the Twenty-second Ward, off the City plan."

Which was referred to the Committee on Surveys.

Mr. Knight (on leave) read in place a bill entitled "An Ordinance to construct a sewer in Hart lane, from Kensington avenue to Jasper street, in the Twenty-fifth Ward."

Which was referred to the Committee on Surveys.

Mr. Leithead (on leave) read in place a bill entitled "An Ordinance to further supplement an ordinance entitled 'An Ordinance to provide for the erection of gates and maintenance of flagmen by railroad companies across streets and roads in the City of Philadelphia, crossing their respective tracks at grade,' approved September 8, 1881."

Which was referred to the Committee on Highways.

Mr. Thos. Wagner (on leave) read in place bills to place the following streets in the Thirty-third Ward on the City plan: Humboldt (or Russell) street, from Tenth street to Richmond Branch of Reading Railroad, and Schiller street, from Tenth street to Richmond Branch of Reading Railroad.

Which were referred to the Committee on Surveys.

Mr. Baumgaertel (on leave) read in place a bill entitled "An Ordinance to locate an electric light southwest corner of Clearfield and "F" streets, and one at southeast corner of Clearfield and "E" streets, in the Thirty-third Ward."

Which was referred to the Electrical Committee.

Mr. Stinger (on leave) read in place a bill entitled "An Ordinance to gravel Maiden lane, from Twenty-eighth to Thirty-fourth street, in the Thirty-sixth Ward."

Which was referred to the Committee on Highways.

Also (on leave), read in place a bill entitled "An Ordinance to grade and gravel Maiden lane, from Tasker street to about 100 feet south of Mifflin street, in the Thirty-sixth Ward."

Which was referred to the Committee on Highways.

Mr. Morrow (on leave) read in place a bill entitled "An Ordinance to make an appropriation of two hundred and fifty thousand (250,000) dollars to the Department of Public Safety (Electrical Bureau), for the purpose of installing a municipal electric light plant."

Which was referred to the Committee on Finance.

Also (on leave), read in place a bill entitled "An Ordinance to authorize the location of a gasoline lamp in rear of No. 2028 Morris street, in the Thirty-sixth Ward."

Which was referred to the Committee on Gas.

Mr. Seeds, Chairman of the Committee on Finance, presented a report, with bill annexed entitled "An Ordinance to prevent the merging of certain items in the annual appropriations to the Department of Public Safety (Bureau of City Property), Department of Public Works (Bureau of Surveys), and Department of Charities and Correction (Bureau of Charities), for the year 1897." (*Appendix No. 140.*)

Which was laid over to be printed.

Mr. H. A. Miller, Chairman of the Committee on Water, of Common Council, presented a report, reporting back Select Council bill (Appendix No. 84, Vol. I.) annexed entitled "An Ordinance to remit and re-adjust certain charges for water rent." (*Appendix No. 141.*)

Which was laid over to be printed.

Mr. Seeds moved to proceed to second reading of bill (Appendix No. 98) entitled "An Ordinance to make an appropriation to the Board of Port Wardens, for the year 1898."

Which was agreed to.

The first and only section was again read, and agreed to.

The title was agreed to.

The bill was read a third time,

And on its final passage,

The yeas and nays were required according to law, and were as follows :

YEAS—Messrs. Abrahams, Allen, Barrows, Barton, Baumgaertel, Birch, Blake, Borden, Boyer, W. H. Brown, Buchholz, Buck, Caverow, Collins, Connell, Cornelius, Corson, Costello, Creadick, Davidson, Dixon, Edmonds, Garrett, Gilpin, Gordon, Hahn, Hammond, Harvey, Hetzell, Hohl, Irvine, Iseminger, Krisher, Kucker, Leithead, Levering, Linton, Little, Lovegrove, McAllister, McCullough, McCurdy, Meehan, Mercer, A. F. Miller, H. A. Miller, Mitchell, Moore, Morrison, Neill, Ouram, Pallatt, Pavitt, Roberts, Scott, Seeds, Seger, Slater, Smedley, C. K. Smith, Spiel, Stauffer, F. Stevens, Stinger, Thackara, G. Thomas, W. S. Thomas, Van Osten, Wadsworth, G. H. Wagner, Warren, Wolstencroft, and Hartman, *Pres't* —73.

NAYS—None.

A majority of the members elected having voted in the affirmative,

It was agreed to,

And the bill passed.

Also, moved to proceed to second reading of bill (Appendix No. 99) entitled "An Ordinance to make an ap-

appropriation to the Prothonotary of the Courts of Common Pleas, for the year 1898."

Which was agreed to,

The first and only section was again read, and agreed to.

The title was agreed to.

The bill was read a third time,

And on its final passage,

The yeas and nays were required according to law, and were as follows :

YEAS—Messrs. Abrahams, Allen, Barrows, Barton, Baumgaertel, Birch, Blake, Boorse, Borden, Boyer, W. H. Brown, Buchholz, Buck, Caverow, Collins, Connell, Cornelius, Corson, Costello, Creadick, Davidson, Dixon, Edmonds, Funston, Garrett, Gilpin, Gordon, Graham, Hahn, Hammond, Harvey, Hetzell, Hohl, Hults, Irvine, Iseminger, Krisher, Kucker, Leithead, Levering, Linton, Little, Lovegrove, McAllister, McCullough, Mathias, Mercedy, Meehan, Mercer, A. F. Miller, H. A. Miller, Mitchell, Moore, Morrison, Neill, Orr, Ouram, Pallatt, Pavitt, Frank Richards, Roberts, Scott, Seeds, Seger, Slater, Smedley, C. K. Smith, Spiel, Stauffer, F. Stevens, Stinger, Thackara, G. Thomas, W. S. Thomas, Van Osten, Wadsworth, G. H. Wagner, Warren, Wolstencroft, and Hartman, *Pres't*—80.

NAYS—None.

A majority of the members elected having voted in the affirmative,

It was agreed to,

And the bill passed.

Also, moved to proceed to second reading of bill (Appendix No. 100) entitled "An Ordinance to make an appropriation to the Recorder of Deeds, for the year 1898."

Which was agreed to.

The first and only section was again read, and agreed to.

The title was agreed to.

The bill was read a third time,

And on its final passage.

The yeas and nays were required according to law, and were as follows :

YEAS—Messrs. Abrahams, Allen, Barrows, Barton, Baumgaertel, Birch, Blake, Boorse, Borden, Boyer, W. H. Brown, Buchholz, Buck, Caverow, Collins, Connell, Cornelius, Corson, Costello, Creadick, Davidson, Dixon, Edmonds, Eslen, Funston, Garrett, Gilpin, Gordon, Graham, Hahn, Hammond, Harvey, Heins, Hetzell, Hohl, Hults, Irvine, Krisher, Kucker, Leithead, Levering, Linton, Little, Lovegrove, McAllister, McCullough, McCurdy, Mecredy, Meehan, Mercer, A. F. Miller, H. A. Miller, Mitchell, Moore, Morrison, Orr, Ouram, Pallatt, Pavitt, Frank Richards, Roberts, Scott, Seeds, Seger, Slater, Smedley, C. K. Smith, Spiel, Stauffer, F. Stevens, Stinger, Thackara, G. Thomas, W. S. Thomas, Van Osten, Wadsworth, G. H. Wagner, Warren, Wolstencroft, and Hartman, *Pres't*—80.

NAYS—None.

A majority of the members elected having voted in the affirmative,

It was agreed to,

And the bill passed.

Also, moved to proceed to second reading of bill (Appendix No. 101) entitled "An Ordinance to make an appropriation to the Department of Receiver of Taxes, for the year 1898."

Which was agreed to.

The first and only section was again read, and agreed to.

The title was agreed to.

The bill was read a third time,

And on its final passage,

The yeas and nays were required according to law, and were as follows :

YEAS—Messrs. Abrahams, Allen, Barrows, Barton, Baumgaertel, Birch, Blake, Boorse, Borden, Boyer, W. H. Brown, Buchholz, Buck, Caverow, Collins, Connell, Cornelius, Corson, Costello, Creadick, Davidson, Dixon, Edmonds, Eslen, Funston, Garrett, Gilpin, Goodman, Gordon,

Graham, Hahn, Hammond, Harvey, Hetzell, Hohl, Hults, Irvine, Iseminger, Kittams, Krisher, Kucker, Leithead, McCullough, McCurdy, Mathias, Meeredy, Meehan, Mercer, A. F. Miller, H. A. Miller, Mitchell, Moore, Morrison, Orr, Ouram, Pallatt, Pavitt, Frank Richards, Roberts, Scott, Seeds, Seger, Slater, Smedley, C. K. Smith, Spiel, Stauffer, F. Stevens, Stinger, Thackara, G. Thomas, W. S. Thomas, Thompson, Van Osten, Wadsworth, G. H. Wagner, Warren, Wolstencroft, and Hartman, *Pres't*—79.

NAYS—None.

A majority of the members elected having voted in the affirmative,

It was agreed to,

And the bill passed.

Also, moved to proceed to second reading of bill (Appendix No. 102) entitled "An Ordinance to make an appropriation to the Register of Wills, for the year 1898."

Which was agreed to.

The first and only section was again read, and agreed to.

The title was agreed to.

The bill was read a third time,

And on its final passage,

The yeas and nays were required according to law, and were as follows :

YEAS—Messrs. Abrahams, Allen, Barrows, Barton, Baumgaertel, Blake, Blake, Boorse, Borden, Boyer, W. H. Brown, Buchholz, Buck, Caverow, Collins, Connell, Cornelius, Corson, Costello, Creadick, Davidson, Dixon, Edmonds, Eslen, Funston, Garrett, Gilpin, Goheen, Goodman, Gordon, Graham, Hahn, Hammond, Harvey, Hetzell, Hohl, Hults, Irvine, Iseminger, Kittams, Krisher, Kucker, Leithead, Levering, Linton, Little, Lovegrove, McAllister, McCurdy, Mathias, Meeredy, Meehan, Mercer, A. F. Miller, H. A. Miller, Mitchell, Montgomery, Moore, Morrison, Orr, Ouram, Pallatt, Pavitt, Frank Richards, Roberts, Scott, Seeds, Seger, Slater, Smedley, C. K. Smith, Spiel, Stauffer, F. Stevens, Stinger, Thackara, G. Thomas,

W. S. Thomas, Thompson, Van Osten, Wadsworth, G. H. Wagner, Warren, Wolstencroft, and Hartman, *Pres't*—85.

NAYS—None.

A majority of the members elected having voted in the affirmative,

It was agreed to,

And the bill passed.

Also, moved to proceed to second reading of bill (Appendix No. 104) entitled "An Ordinance to make an appropriation to the Clerk of the Courts of Oyer and Terminer and Quarter Sessions, for the year 1898."

Which was agreed to.

The first and only section was again read, and agreed to.

The title was agreed to.

The bill was read a third time,

And on its final passage,

The yeas and nays were required according to law, and were as follows :

YEAS—Messrs. Abrahams, Allen, Barrows, Barton, Baumgaertel, Birch, Blake, Boorse, Borden, Boyer, Breitinger, W. H. Brown, Buchholz, Buck, Caverow, Collins, Connell, Cornelius, Corson, Costello, Creadick, Davidson, Dixon, Edmonds, Eslen, Funston, Garrett, Gilpin, Goheen, Goodman, Gordon, Graham, Hahn, Hammond, Harvey, Hetzell, Hohl, Hults, Irvine, Iseminger, Kittams, Krisher, Kucker, Leithead, Levering, Linton, Little, Lovegrove, McAllister, McCurdy, Mathias, Mecredy, Meehan, Mercer, A. F. Miller, H. A. Miller, Mitchell, Montgomery, Moore, Morrison, Orr, Ouram, Pallatt, Pavitt, Frank Richards, Roberts, Scott, Seeds, Seger, Slater, Smedley, C. K. Smith, Spiel, Stauffer, F. Stevens, Stinger, Thackara, G. Thomas, W. S. Thomas, Thompson, Van Osten, Wadsworth, G. H. Wagner, Warren, Wolstencroft, and Hartman, *Pres't*—86.

NAYS—None.

A majority of the members elected having voted in the affirmative,

It was agreed to,

And the bill passed.

Also, moved to proceed to second reading of bill (Appendix No. 105) entitled "An Ordinance to make an appropriation to the Sheriff, for the year 1898."

Which was agreed to.

The first and only section was again read, and agreed to.

The title was agreed to.

The bill was read a third time,

And on its final passage,

The yeas and nays were required according to law, and were as follows :

YEAS—Messrs. Abrahams, Allen, Barrows, Barton, Baumgaertel, Birch, Blake, Boorse, Borden, Boyer, Breitinger, W. H. Brown, Buchholz, Buck, Caverow, Collins, Connell, Cornelius, Corson, Costello, Creadick, Davidson, Dixon, Edmonds, Eslen, Funston, Garrett, Gilpin, Goheen, Goodman, Gordon, Graham, Hahn, Hammond, Harvey, Hetzell, Hohl, Hults, Irvine, Irwin, Iseminger, Kittams, Krisher, Kucker, Leithead, Levering, Linton, Little, Lovegrove, McAllister, Mathias, Meceddy, Meehan, Mercer, A. F. Miller, H. A. Miller, S. G. Miller, Montgomery, Moore, Morrison, Orr, Ouram, Pallatt, Pavitt, Frank Richards, Roberts, Scott, Seeds, Seger, Slater, Smedley, C. K. Smith, Spiel, Stauffer, F. Stevens, Stinger, Thackara, G. Thomas, W. S. Thomas, Thompson, Van Osten, Wadsworth, G. H. Wagner, Warren, Wolstencroft, and Hartman, *Pres't*—86.

NAYS—None.

A majority of the members elected having voted in the affirmative,

It was agreed to,

And the bill passed.

Also, moved to proceed to second reading of bill (Appendix No. 106) entitled "An Ordinance to make an appro-

priation to the Commissioners of Fairmount Park, for the year 1898."

Which was agreed to.

The first and only section was again read.

Mr. Edmonds moved to amend by inserting before the "warrant clause" the following: "*Provided also*, That before any warrants for contract work are signed by the City Controller, the contractor shall file an affidavit with him, that none but American citizens have been employed on the work, in accordance with the provisions of the Ordinance of Councils, entitled "An Ordinance for the employment only of American citizens by contractors doing work for the City of Philadelphia," approved by the Mayor, December 16, 1896: *Provided further*, That in work in which the cost is paid whole or in part from assessments of benefits the affidavit shall not be required."

Which was agreed to.

The question being on agreeing to the section as amended,

Mr. W. H. Brown moved to further amend by adding in Item 15, the following: "*Provided further*, That the contract for gasoline lighting shall be awarded after due advertisement to the lowest responsible bidder."

On agreeing to the motion,

The yeas and nays were required by Mr. C. K. Smith, seconded by Mr. Van Osten, and were as follows :

YEAS—Messrs. Abrahams, Allen, Amick, Anderson, Balbirnie, Barrows, Barton, Batt, Baumgaertel, Birch, Blake, Boorse, Borden, Boyer, Breiting, W. H. Brown, Buchholz, Buck, Buckley, Collins, Cornelius, Corson, Costello, Creadick, Davidson, DeHaven, Dixon, Edmonds, Erdin, Eslon, Funston, Gilpin, Goheen, Goodman, Gordon, Hahn, Harvey, Heins, Henry, Hohl, Hulst, Irvine, Iseminger, Kittams, Krisher, Kucker, Leithead, Levering, Linton, Little, McAllister, McCurdy, Mathias, Mecredy, Meehan, Mercer, A. F. Miller, H. A. Miller, S. G. Miller, Montgomery, Moore, Morrow, Neill, Orr, Ouram, Pallatt, Pavitt, Perry, Frank Richards, Roberts, Sayre, Scott, Seeds, Seltzer, Spiel, Stauffer, F. Stevens, Stinger, Thack-

ara, G. Thomas, W. S. Thomas, Thompson, Wadsworth, G. H. Wagner, Warren, Wolstencroft, and Hartman, *Pres't*—87.

NAYS—Messrs. Caverow, Firth, Garrett, Graham, Hammond, Hetzell, Irwin, Ivins, Seger, Slater, Smedley, C. K. Smith, Van Osten, Thos. Wagner, and Woodhead—15.

Which was agreed to.

Mr. Mercer presented the following :

I vote "aye" on this amendment because I think it best for the City to have competition as to gasoline lamps, and because I intend to introduce an amendment providing for a light equal to that now used.

George G. Mercer.

The question recurring on agreeing to the section as amended,

Also, moved to further amend by striking out in Item 15, the words "of present system."

Which was agreed to.

The question recurring on agreeing to the section as amended,

It was agreed to,

The title was agreed to.

And the bill was laid over to print the amendments.

Mr. Seeds moved to proceed to second reading of bill (Appendix No. 107) entitled "An Ordinance to make an appropriation to the Department of Charities and Correction, for the year 1898."

Which was agreed to.

The first section was again read, and agreed to.

The second section was again read, and agreed to.

The title was agreed to.

The bill was read a third time,

And on its final passage,

The yeas and nays were required according to law, and were as follows :

YEAS—Messrs. Abrahams, Allen, Anderson, Balbirnie, Barrows, Baumgaertel, Blake, Boorse, Borden, Boyer, Breiting, W. H. Brown, Buchholz, Buck, Buckley, Caverow, Collins, Connell, Cornelius, Corson, Creadick, DeHaven, Dixon, Edmonds, Eslen, Firth, Funston, Garrett, Goheen, Goodman, Gordon, Graham, Hahn, Hammond, Harvey, Heins, Henry, Hetzell, Hohl, Hults, Irvine, Irwin, Iseminger, Ivins, Knight, Krisher, Kucker, Leithead, Levering, Linton, Little, Lovegrove, McAllister, McCurdy, Martin, Meehan, Mercer, A. F. Miller, H. A. Miller, S. G. Miller, Moore, Morrison, Neill, Orr, Ouram, Pallatt, Pavitt, Perry, Frank Richards, Roberts, Seeds, Seger, Seltzer, Slater, Smedley, C. K. Smith, Spiel, Stauffer, F. Stevens, Stevenson, Stinger, Thackara, G. Thomas, W. S. Thomas, Thompson, Tongue, Van Osten, Wadsworth, G. H. Wagner, Thos. Wagner, Warren, Wolstencroft, and Hartman, *Pres't*—93.

NAYS—None.

A majority of the members elected having voted in the affirmative,

It was agreed to,

And the bill passed.

Mr. H. A. Miller moved that Common Council take a recess until 2 o'clock P. M.

Which was agreed to.

The hour of 2 o'clock P. M. having arrived, the President called Common Council to order.

Mr. Seeds moved to proceed to second reading of bill (Appendix No. 108) entitled "An Ordinance to make an appropriation to the Inspectors of the County Prisons, for the year 1898."

Which was agreed to.

The first section was again read, and agreed to.

The second section was again read, and agreed to.

The title was agreed to.

The bill was read a third time,

And on its final passage,

The yeas and nays were required according to law, and were as follows :

YEAS—Messrs. Allen, Amick, Barrows, Baumgaertel, Birch, Blake, Boorse, Borden, Bougher, Boyer, B. H. Brown, W. H. Brown, Buchholz, Buck, Buckley, Caverow, Connell, Cornelius, Corson, Creadick, Davidson, Dixon, Edmonds, Eslon, Firth, Funston, Garrett, Gilpin, Goheen, Gordon, Graham, Hahn, Hammond, Harvey, Heins, Hetzell, Hohl, Hulst, Irvine, Iseminger, Ivins, Kittams, Knight, Krisher, Leithead, Levering, Little, Lovegrove, McAllister, McCullough, McCurdy, Martin, Means, Meehan, Mercer, A. F. Miller, H. A. Miller, S. G. Miller, Mingle, Mitchell, Morrison, Morrow, Orr, Ouram, Pallatt, Parker, Pavitt, Perry, Frank Richards, Roberts, Scott, Seeds, Seger, Slater, Smedley, C. K. Smith, Steger, F. Stevens, Stevenson, Stinger, Thackara, G. Thomas, W. S. Thomas, Tongue, Van Osten, G. H. Wagner, Thos. Wagner, Warren, Wolstencroft, Woodhead, and Hartman, *Pres't*—91.

NAYS—None.

A majority of the members elected having voted in the affirmative,

It was agreed to,

And the bill passed.

Also, moved to proceed to second reading of bill (Appendix No. 103) entitled "An Ordinance to make an appropriation to the Mayor, for the year 1898."

Which was agreed to.

The first and only section was again read.

Mr. Edmonds moved to amend by adding in Item 11, the following: "*Provided, further,* The Board of Trustees of the Philadelphia Museums have prepared every three months, and furnish free of cost to each member of Councils, all statistics that can be collected, relating to municipal affairs of American and foreign cities."

Which was agreed to.

The section as amended was agreed to.

The title was agreed to.

The amendment having been printed, by unanimous consent,

The bill was read a third time,

And on its final passage,

The yeas and nays were required according to law, and were as follows :

YEAS—Messrs. Abrahams, Allen, Amick, Anderson, Barrows, Baumgaertel, Birch, Blake, Boorse, Borden, Bougher, Boyer, B. H. Brown, W. H. Brown, Buchholz, Buck, Buckley, Caverow, Collins, Connell, Cornelius, Corson, Creadick, Davidson, DeHaven, Dixon, Edmonds, Erdin, Eslen, Firth, Funston, Garrett, Gilpin, Goheen, Gordon, Graham, Hahn, Hammond, Harvey, Hawkes, Heins, Henry, Hetzell, Hohl, Hulst, Irvine, Iseminger, Ivins, Kittams, Knight, Krisher, Kucker, Leithead, Levering, Lovegrove, McAllister, McCullough, McCurdy, Martin, Mathias, Means, Mecredy, Meehan, Mercer, A. F. Miller, H. A. Miller, S. G. Miller, Mingle, Mitchell, Morrison, Morrow, Orr, Pallatt, Pavitt, Frank Richards, Roberts, Scott, Seeds, Seger, Seltzer, Slater, Smedley, C. K. Smith, Spiel, Stauffer, Steger, F. Stevens, Stevenson, Stinger, Thackara, G. Thomas, W. S. Thomas, Van Osten, Wadsworth, G. H. Wagner, Thos. Wagner, Warren, Wolstencroft, Woodhead, and Hartman, *Pres't*—100.

NAYS—None.

A majority of the members elected having voted in the affirmative,

It was agreed to,

And the bill passed.

Mr. Seeds moved to proceed to second reading of bill (Appendix No. 124) entitled "An Ordinance to make an appropriation to the Clerks of Councils, for the year 1898."

Which was agreed to.

The first and only section was again read, and agreed to.

The title was agreed to.

The bill was read a third time,

And on its final passage,

The yeas and nays were required according to law, and were as follows :

YEAS—Messrs. Abrahams, Allen, Barrows, Barton, Baumgaertel, Birch, Blake, Boorse, Borden, Bougher, Boyer, Breiting, B. H. Brown, W. H. Brown, Buchholz, Buck, Buckley, Caverow, Connell, Cornelius, Corson, Costello, Creadick, Davidson, Dixon, Doak, Edmonds, Eslon, Firth, Funston, Garrett, Gilpin, Goheen, Gordon, Graham, Hahn, Hammond, Harvey, Hawkes, Heins, Henry, Hetzell, Hohl, Hulst, Irvine, Irwin, Iseminger, Ivins, Kittams, Krisner, Kucker, Leithead, Levering, Little, Lovegrove, McAllister, McCullough, McCurdy, Martin, Mathias, Means, Mecredy, Meehan, Mercer, A. F. Miller, H. A. Miller, S. G. Miller, Mingle, Mitchell, Montgomery, Moore, Morrow, Neill, Orr, Ouram, Pallatt, Parker, Pavitt, Perry, Frank Richards, Roberts, Scott, Seeds, Seger, Seltzer, Slater, Smedley, Spiel, Stauffer, Steger, F. Stevens, Stevenson, Stinger, Swain, Thackara, G. Thomas, W. S. Thomas, Tongue, Van Osten, Wadsworth, G. H. Wagner, Thos. Wagner, Warren, Warwick, Wolstencroft, Woodhead, and Hartman, *Pres't*—107.

NAYS—None.

A majority of the members elected having voted in the affirmative,

It was agreed to,

And the bill passed.

Also, moved to proceed to second reading of bill (Appendix No. 126) entitled "An Ordinance to make an appropriation to the Department of Public Safety, for the year 1898."

Which was agreed to.

The first section was again read, and agreed to.

The second section was again read.

Also, moved to amend by inserting in Item 1, after the figures "1895," the following: "And in continuous service in the Department."

Which was agreed to.

The section as amended was agreed to.

The third section was again read, and agreed to.

The fourth section was again read, and agreed to.

The fifth section was again read,

Mr. W. H. Brown moved to further amend by adding to Item 15 the following: "*Provided further*, That the cost per are light shall not exceed one hundred (100) dollars per annum."

On agreeing to the motion,

The yeas and nays were required by Mr. W. H. Brown, seconded by Mr. Meehan, and were as follows :

YEAS—Messrs. Allen, Anderson, Barrows, Batt, Birch, Blackwood, Boorse, Borden, Bougher, Boyer, Breiting, B. H. Brown, W. H. Brown, Buck, Collins, Corson, Creadick, DeHaven, Edmonds, Erdin, Eslen, Falbey, Funston, Goheen, Gordon, Hahn, Hammond, Hawkes, Henry, Hohl, Hulst, Irvine, Irwin, Iseminger, Ivins, Krisher, McAllister, McCullough, Mathias, Meehan, H. A. Miller, Mingle, Montgomery, Moore, Morrow, Neill, Orr, Ouram, Parker, Pavitt, Perry, Roberts, Sayre, Spiel, F. Stevens, Stinger, G. Thomas, Thompson, Wadsworth, G. H. Wagner, Warren, and Wolstencroft—62.

NAYS—Messrs. Abrahams, Amick, Barton, Baumgaertel, Blake, Buchholz, Buckley, Caverow, Cornelius, Davidson, Dixon, Doak, Garrett, Gilpin, Graham, Harvey, Heins, Hetzell, Kittams, Knight, Kucker, Leithead, Levering, Linton, Little, Means, S. G. Miller, Mitchell, Morrison, Pallatt, Scott, Seeds, Seger, Slater, Smedley, C. K. Smith, Stauffer, Steger, Swain, Thackara, W. S. Thomas, Van Osten, Thos. Wagner, Warwick, Woodhead, and Hartman, *Pres't*—46.

Which was agreed to.

The section as amended was agreed to.

The sixth section was again read, and agreed to.

The seventh section was again read, and agreed to.

The eighth section was again read.

Mr. G. Thomas moved to further amend by striking out in Item 15, the word "Gas."

Which was agreed to.

The section as amended was agreed to.

The ninth section was again read,

Mr. Edmunds moved to further amend by inserting before the "warrant clause," the following :

"Provided also, That before any warrants for contract work are countersigned by the City Controller, the contractor shall file an affidavit with him, that none but American citizens have been employed on the work, in accordance with the provisions of the Ordinance of Councils, entitled 'An Ordinance for the employment only of American citizens by contractors doing work for the City of Philadelphia,' approved by the Mayor, December 16, 1896: *Provided further,* That in work in which the cost is paid whole or in part from assessments of benefits the affidavit shall not be required."

Which was agreed to.

The section as amended was agreed to.

The title was agreed to.

And the bill was laid over to print the amendments.

Mr. Seeds moved to proceed to second reading of bill (Appendix No. 125) entitled "An Ordinance to make an appropriation to the Board of Public Education, for the year 1898."

Which was agreed to.

The first and only section was again read.

Also, moved to amend by striking out in Item 3, the words and figures "one thousand (1,000) dollars," and inserting the words and figures "six hundred (600) dollars."

Which was agreed to.

The question being on agreeing to the section as amended,

Mr. G. Thomas moved to further amend by inserting in Item 38, after the words and figures "five thousand (5,000) dollars," the following: *Provided,* The Superintendent shall give his entire time and undivided attention to the duties of his office."

Which was agreed to.

The question recurring on agreeing to the section as amended,

Mr. Seeds moved to further amend by inserting the following new item: "Item 65. To enable the Board of Education to obtain and award to the most meritorious pupils of the Central High School, the Philadelphia Normal School, the High School for girls and the Manual Training Schools, scholarships in universities or colleges, two thousand five hundred (2,500) dollars: *Provided*, That no scholarship shall cost more than one hundred (100) dollars per annum for any pupil," and amend the total of the appropriation accordingly.

Which was agreed to.

The question recurring on agreeing to the section as amended,

Mr. Abrahams moved to further amend by striking out in Item 52, the words and figures "two thousand (2,000) dollars," and inserting the words and figures "five thousand (5,000) dollars," and amend the total of the appropriation accordingly.

Which was agreed to.

The question recurring on agreeing to the section as amended,

Mr. Edmonds moved to further amend by inserting before the "warrant clause" the following :

"Provided also, That before any warrants for contract work are countersigned by the City Controller, the contractor shall file an affidavit with him, that none but American citizens have been employed on the work, in accordance with the provisions of the Ordinance of Councils, entitled 'An Ordinance for the employment only of American citizens by contractors doing work for the City of Philadelphia,' approved by the Mayor, December 16, 1896: *Provided further*, That in work in which the cost is paid whole or in part from assessments of benefits the affidavit shall not be required."

Which was agreed to.

The question recurring on agreeing to the section as amended,

Mr. Abrahams moved to further amend by striking out in Item 54, the words and figures "nine thousand (9,000)," and inserting the words and figures "five thousand (5,000)

Which was not agreed to.

The question recurring on agreeing to the section as amended,

Mr. Knight moved to further amend by inserting before the "warrant clause" the following : *Provided, however,* That after the present school session no teacher employed during the day in the public schools shall be employed in the night schools."

Which was agreed to.

The question recurring on agreeing to the section as amended,

It was agreed to,

The title was agreed to.

And the bill was laid over to print the amendments.

Select Council informed Common Council that they had passed a resolution (Appendix No. 76) entitled "Resolution requesting the Chief of the Bureau of City Property to have photographs taken of Independence Hall and property connected therewith."

Common Council proceeded to second reading of the resolution.

The resolution was again read, and agreed to.

The preamble was agreed to.

The title was agreed to.

So Common Council concurred.

Also, informed Common Council that they had received a report from the Committee on Steam Railroads, with bill (Appendix No. 69) annexed entitled "An Ordinance to grant permission to W. A. Brewster to lay and maintain a siding on the east side of Pennsylvania avenue, at Pen-nock street, in the Fifteenth Ward."

Common Council proceeded to second reading of the bill.

The first and only section was again read.

Mr. Roberts moved that the further consideration of the bill be postponed for the present.

Which was agreed to.

Mr. Seeds moved to proceed to second reading of bill (Appendix No. 123) entitled "An Ordinance to make an appropriation to the Commissioners for the Erection of the Public Buildings, for the year 1898."

Which was agreed to.

The first and only section was again read.

Mr. G. Thomas moved to amend by inserting before the words "assistant superintendent" the following: "*Provided*, The Architect and Superintendent shall give their entire time and undivided attention to the duties of their office."

Which was agreed to.

The question being on agreeing to the section as amended,

Mr. Edmonds moved to further amend by inserting before the "warrant clause," the following :

"*Provided also*, That before any warrants for contract work are countersigned by the City Controller, the contractor shall file an affidavit with him, that none but American citizens have been employed on the work, in accordance with the provisions of the Ordinance of Councils, entitled 'An Ordinance for the employment only of American citizens by contractors doing work for the City of Philadelphia,' approved by the Mayor, December 16, 1896: *Provided further*, That in work in which the cost is paid whole or in part from assessments of benefits the affidavit shall not be required."

Which was agreed to.

The question recurring on agreeing to the section as amended,

Mr. Hawkes moved to further amend by striking out the words "and best," and inserting the word "responsible."

Which was agreed to.

The question recurring on agreeing to the section as amended,

It was agreed to,

The title was agreed to.

And the bill was laid over to print the amendments.

Common Council resumed second reading of Select Council bill (Appendix No. 69) entitled "An Ordinance to grant permission to W. A. Brewster to lay and maintain a siding on the east side of Pennsylvania avenue, at Pen-nock street, in the Fifteenth Ward."

The question being on agreeing to the first and only section,

It was agreed to,

The title was agreed to.

The bill was read a third time,

And on its final passage,

The yeas and nays were required according to law, and were as follows :

YEAS—Messrs. Abrahams, Allen, Amick, Anderson, Barrows, Baumgaertel, Birch, Blackwood, Blake, Boorse, Borden, Bougher, Breiting, B. H. Brown, W. H. Brown, Buchholz, Buck, Buckley, Caverow, Connell, Conrad, Cornelius, Corson, Costello, Davidson, DeHaven, Dixon, Edmonds, Falbey, Firth, Funston, Garrett, Gilpin, Gordon, Graham, Hammond, Harvey, Hawkes, Henry, Hetzell, Hohl, Hulst, Irvine, Irwin, Iseminger, Kittams, Knight, Kucker, Leithead, Levering, Linton, Little, Lovegrove, McAllister, McCullough, McCurdy, Martin, Mathias, Means, Mecredy, Mercer, A. F. Miller, H. A. Miller, S. G. Miller, Mingle, Mitchell, Montgomery, Moore, Neill, Onram, Parker, Pavitt, Perry, Quinn, Frank Richards, Roberts, Sayre, Scott, Seeds, Seger, Seltzer, Slater, Smedley, C. K. Smith, Spiel, Stauffer, F. Stevens, Stinger, Swain, G. Thomas, W. S. Thomas, Thompson, Van Osten, Wadsworth, G. H. Wagner, Thos. Wagner, Warren, Warwick, Wolstencroft, Woodhead, and Hartman, *Pres't*—101.

NAYS—None.

A majority of the members elected having voted in the affirmative,

It was agreed to,
And the bill passed.
So Common Council concurred.

Mr. Stevenson moved to proceed to second reading of resolution (Appendix No. 43) entitled "Resolution of request to the Department of Public Works to permit the owners of property on Sergeant street, from Thirty-third to Thirty-fourth street, to pave the said street with sheet asphaltum, with broken stone base and binder."

Which was agreed to.

The resolution was again read.

Also, moved to amend by striking out the word "Thirty-third," and inserting the word "Thirty-second."

Which was agreed to.

The resolution as amended was agreed to.

The title was read.

Also, moved to amend the title by striking out the word "Thirty-third," and inserting the word "Thirty-second."

Which was agreed to.

The title as amended was agreed to.

Select Council informed Common Council that they had passed resolution (Appendix No. 74) entitled "Resolution in relation to the advisability of the City building its own fire engines."

Also, informed Common Council that they had passed resolution (Appendix No. 75) entitled "Resolution requesting the City Solicitor to suspend proceedings in the matter of taking by condemnation the lot at Lawrence and Susquehanna avenue, Nineteenth Ward."

Also, informed Common Council that they had concurred in the following, to wit :

"An Ordinance amendatory to an ordinance entitled 'An Ordinance to regulate the construction of frame buildings, fences and bay windows,' approved March 28, 1894." (Appendix No. 87.)

"An Ordinance to authorize certain transfers in the annual appropriations to the Department of Public Safety

(Bureaus of Police, Fire, Health, City Property and Electrical), and Department of City Commissioners, Clerks of Councils, City Treasurer, and Department of Public Works (Bureau of Gas), for the year 1897." (Appendix No. 93.)

"An Ordinance to make an appropriation to the Department of City Treasurer, for the year 1898." (Appendix No. 94.)

"An Ordinance to make an appropriation to the Department of City Commissioners, for the year 1898." (Appendix No. 95.)

"An Ordinance to make an appropriation to the Law Department, for the year 1898." (Appendix No. 96.)

"An Ordinance to make an appropriation towards the maintenance of the Pennsylvania Nautical School, for the year 1898." (Appendix No. 97.)

"An Ordinance to make an appropriation to the Board of Port Wardens, for the year 1898." (Appendix No. 98.)

"An Ordinance to make an appropriation to the Prothonotary of the Courts of Common Pleas, for the year 1898." (Appendix No. 99.)

"An Ordinance to make an appropriation to the Recorder of Deeds, for the year 1898." (Appendix No. 100.)

"An Ordinance to make an appropriation to the Department of Receiver of Taxes, for the year 1898." (Appendix No. 101.)

"An Ordinance to make an appropriation to the Register of Wills, for the year 1898." (Appendix No. 102.)

"An Ordinance to make an appropriation to the Mayor, for the year 1898." (Appendix No. 103.)

"An Ordinance to make an appropriation to the Clerk of the Courts of Oyer and Terminer and Quarter Sessions, for the year 1898." (Appendix No. 104.)

"An Ordinance to make an appropriation to the Sheriff, for the year 1898." (Appendix No. 105.)

"An Ordinance to make an appropriation to the Department of Charities and Correction, for the year 1898." (Appendix No. 107.)

"An Ordinance to make an appropriation to the Inspectors of the County Prisons, for the year 1898." (Appendix No. 108.)

"Resolution to discharge the Joint Special Committee to be present at the Dedication of a Monument by the Pennsylvania Troops, who fought at Chattanooga, Tenn., from the further consideration of the subject." (Appendix No. 115.)

"An Ordinance to make an appropriation to the Clerks of Councils, for the year 1898." (Appendix No. 124.)

"Resolution of instruction to the Committee on Fire and Health to thoroughly investigate as to the best type of engine to be used by the Department of Public Safety (Bureau of Fire), before any appropriation is made for new apparatus." (Appendix No. 136.)

Mr. C. K. Smith moved that Common Council do now adjourn.

Which was agreed to.

So Common Council adjourned.

Thursday, December 30, 1897.

A Special Meeting of Common Council was held this day pursuant to the following call:

Philadelphia, December 23, 1897.

GEORGE W. KOCHERSPERGER, Esq.,
Chief Clerk of Common Council.

DEAR SIR:—Please call a Special Meeting of Common Council for Thursday, 30th inst., at 2 o'clock P. M., for the transaction of general business, oblige,

Yours truly,
WENCEL HARTMAN,
President of Common Council.

Members present :

Messrs. Abrahams, Allen, Amick, Anderson, Balbirnie, Barrows, Barton, Batt, Baumgaertel, Birch, Blackwood, Blake, Boorse, Borden, Bougher, Boyer, Breiting, B. H. Brown, Buchholz, Buck, Buckley, Caverow, Chew, Collins, Connell, Conrad, Cornelius, Corson, Costello, Creadick, Davidson, DeHaven, Dixon, Doak, Edmonds, Erdin, Eslon, Firth, Funston, Garrett, Gilpin, Goheen, Goodman, Gordon, Graham, Hahn, Hammond, Harvey, Hawkes, Heins, Henry, Hetzell, Hohl, Hulst, Irvine, Irwin, Iseminger, Ivins, Kinsley, Kittams, Knight, Krisher, Kucker, Lang, Leithead, Leonard, Levering, Linton, Little, Lovegrove, McAllister, McCullough, McCurdy, Martin, Mathias, Means, Mercedy, Meehan, Mercer, A. F. Miller, H. A. Miller, S. G. Miller, Mingle, Mitchell, Montgomery, Moore, Morrow, Morton, Neill, Orr, Ouram, Pallatt, Parker, Pavitt, Perry, E. W. Richards, Frank Richards, Robets, Sayre, Scott, Seeds, Seger, Seltzer, Slater, Smedley, C. K. Smith, E. E. Smith, Spiel, Stauffer, F. Stevens, Stevenson, Stinger, Swain, Thackara, G. Thomas, W. S. Thomas, Thompson, Tongue, Van Osten, Wadsworth, G. H. Wagner, Thos. Wagner, Warren, Warwick, Wolstencroft, Woodhead, and Hartman, *Pres't.*

The Secretary of the Mayor was introduced, when he presented a message in writing from the Mayor, transmitting a communication from the President of the Department of Charities and Correction, relative to the disposal of captured goats, otherwise than killing them for the use of the Philadelphia Almshouse and Hospital, accompanied with a bill. (*Appendix No. 142.*)

Which was read, and referred to the Committee on Police and Prisons.

The President presented a communication from the City Treasurer, stating that the Chestnut Street National Bank, a depository of the City Funds (under Ordinance of July 15, 1887) in which funds of the City amounting to the sum of two hundred and eighty-nine thousand five hundred and fifty-four (289,554) dollars and forty (40) cents were deposited, suspended payment to its depositors on the 23d inst. (*Appendix No. 143.*)

Which was read, and referred to the Committee on Finance.

Also, presented a further communication from the City Treasurer, relative to an advertisement made by Geo. H. Earle, Jr., and Richard Y. Cook, Managers of a plan of reorganization and adjustment of the Chestnut Street National Bank, which requires the assent of its creditors. (*Appendix No. 144.*)

Which was read, and referred to the Committee on Finance.

Also, presented a further communication from the City Treasurer, submitting a copy of the plan of those having charge of the reorganization and adjustment of the affairs of the Chestnut Street Trust and Saving Fund Company, of the Chestnut Street National Bank, of the Singerly Pulp and Paper Mill Company, and of William Singerly, together with a circular signed by Wm. M. Hardt, Examiner, in Charge, for the United States Treasury Department. (*Appendix No. 145.*)

Which was read, and referred to the Committee on Finance.

Also, presented a further communication from the City

Treasurer, relative to the question of certain banks being entitled to special deposits (without interest) of twenty-five thousand (25,000) dollars, as a compensation for collecting monies for the Gas and Tax Bureaus, after the lease of the Gas Works. (*Appendix No. 146.*)

Which was read, and referred to the Committee on Finance.

Also, presented a communication from Chas. S. Keyser, relative to the plan for the restoration of the State House. (*Appendix No. 147.*)

Which was read, and referred to the Committee on Finance.

Also, presented a communication from the Citizens' Municipal Association supplementing their communication of 23d inst., and presenting further information with the object of securing a great reduction in the cost of collecting and disposing of garbage in 1898.

Which was read, and referred to the Committee on Finance.

Also, presented a communication from the Women's Health Protective Association of Philadelphia, relative to the method of disposing of garbage and recommending the present system now in use by the City.

Which was read, and referred to the Committee on Finance.

Mr. Hammond (on leave) read in place a bill entitled "An Ordinance to construct a sewer in Waverly street, from Twenty-third to Twenty-fourth street, in the Seventh Ward."

Which was referred to the Committee on Surveys.

Also (on leave), read in place a bill entitled "An Ordinance to pave Twenty-fourth street, from Spruce to South street, in the Seventh Ward, with asphalt."

Which was referred to the Committee on Highways.

Mr. Chew (on leave) read in place a bill entitled "An Ordinance to re-surface Sansom street, from Nineteenth to Twenty-third street, in the Eighth Ward, with sheet asphalt, laid on top of present Belgian block pavement."

Which was referred to the Committee on Highways.

Mr. Erdin (on leave) read in place a bill entitled "An Ordinance to construct a sewer in York avenue, from Vine to Callowhill street, in the Twelfth Ward."

Which was referred to the Committee on Surveys.

Also (on leave), offered the following, to wit: "Resolution appointing a Joint Special Committee, composed of three members of each Chamber to investigate the construction of the building used as a police station at the northwest corner of Twentieth and Berks streets." (*Appendix No. 148.*)

Which was laid over to be printed.

Mr. Abrahams (on leave) offered the following, to wit: "Resolution to adjust the City's claim against the Chestnut Street National Bank." (*Appendix No. 149.*)

Which was laid over to be printed.

Mr. George Thomas (on leave) read in place a bill entitled "An Ordinance to authorize the location of gasoline lamp in the rear of No. 2204 Brown street, in the Fifteenth Ward."

Which was referred to the Committee on Gas.

Also (on leave), read in place a bill entitled "An Ordinance to re-pave Madison street, from Twenty-fourth street to Incinerating Plant, in the Fifteenth Ward, with Belgian blocks."

Which was referred to the Committee on Highways.

Also (on leave), offered the following, to wit: "Resolution of request to the Manager of the Union Traction Company to run additional cars between the hours of 7 and 10 A. M. and 5 and 7 P. M." (*Appendix No. 150.*)

Which was laid over to be printed.

Mr. Borden (on leave) read in place bills to re-pave Wylie street, from Nineteenth street to Ridge avenue, and Vineyard street, from Nineteenth to Perkiomen street, in the Fifteenth Ward, with sheet asphalt.

Which were referred to the Committee on Highways.

Mr. Mingle (on leave) read in place a bill entitled "An Ordinance to re-pave Norris street, from Girard avenue

to Thompson street, in the Eighteenth and Thirty-first Wards, with granite blocks."

Which was referred to the Committee on Highways.

Mr. Buchholz (on leave) read in place a bill entitled "An Ordinance to locate an electric light at No. 2229 Reese street, in the Nineteenth Ward."

Which was referred to the Electrical Committee.

Mr. Levering (on leave) read in place a bill entitled "An Ordinance to authorize the purchase of a lot of ground situate on the northeasterly side of Manayunk avenue, between Kingsley and Charles streets, in the Twenty-first Ward, and to make an appropriation of twenty-five thousand (25,000) dollars therefor."

Which was referred to the Committee on Schools.

Also (on leave), read in place bills to construct sewers in the following streets in the Twenty-first Ward: Silverwood street, from Leverington avenue to Gates street; Pechin street, from Hermitage to Ripka street; Fowler street, from Gates to Hermitage street; Ripka street, from Pechin street to Ridge avenue; Hermitage street, from Smick street to Ridge avenue; Gates street, from Silverwood street to Manayunk avenue; Sheldon street, from Ripka to Hermitage street; Ripka street, from Silverwood to Sheldon street, and Wilde street, from Leverington avenue to Hermitage street.

Which were referred to the Committee on Surveys.

Also (on leave), read in place bills to pave the following streets in the Twenty-first Ward, with repressed vitrified paving bricks: Hermitage street, from Silverwood street to Ridge avenue; Fowler street, from Gates to Hermitage street; Gates street, from Silverwood street to Manayunk avenue; Ripka street, from Pechin street to Ridge avenue; and Wilde street, from Hermitage street to Leverington avenue.

Which were referred to the Committee on Highways.

Mr. Seeds (on leave) read in place a bill entitled "An Ordinance to approve the surety on the official bond of Clayton McMichael, City Treasurer-elect."

Which was referred to the Committee on Finance.

Also (on leave), read in place a bill entitled "An Ordinance to approve and confirm the First National Bank as the bank in which the active account of the City Treasurer shall be kept."

Which was referred to the Committee on Finance.

Mr. Davidson (on leave) read in place a bill entitled "An Ordinance to make an appropriation of thirteen thousand (13,000) dollars to purchase house occupied by Engine Company No. 9, on Germantown avenue, opposite Carpenter street."

Which was referred to the Committee on Fire and Health.

Also (on leave), read in place bills to grade the following streets in the Twenty-second Ward: Wyoming avenue, from Broad to Fifteenth street; Duncannon street, from Broad to Fifteenth street; Lindley avenue, from Broad to Fifteenth street; Fisher's avenue, from Broad to Fifteenth street.

Which were referred to the Committee on Highways.

Also (on leave), read in place a bill entitled "An Ordinance to pave the unpaved portion of Locust avenue, from Sprague to Boyer street, in the Twenty-second Ward, with vitrified bricks."

Which was referred to the Committee on Highways.

Also (on leave), read in place a bill entitled "An Ordinance to authorize the opening of Fifteenth street, from Fisher's avenue to Somerville street, in the Twenty-second Ward."

Which was referred to the Committee on Highways.

Also (on leave), read in place a bill entitled "An Ordinance to place Carlisle street, from Lindley to Somerville street, in the Twenty-second Ward, on the City plan."

Which was referred to the Committee on Surveys.

Mr. Goodman (on leave) read in place a bill entitled "An Ordinance to authorize the construction of an extension of the Main Intercepting Sewer on Lincoln avenue, Cresheim road and Allen's lane, in the Twenty-second Ward," accompanied by a communication from Sydney

L. Wright, Trustee of the George W. Carpenter Estate, relative to same.

Which was referred to the Committee on Surveys.

Also (on leave), read in place a bill entitled "An Ordinance to authorize the revision of the lines and grades of Stenton avenue, between Willow Grove avenue and Washington lane, in the Twenty-second Ward," accompanied by a plan.

Which was referred to the Committee on Surveys.

Mr. F. Richards (on leave) read in place a bill entitled "An Ordinance to re-pave Thirty-fourth street, from Race to Baring street, in the Twenty-fourth Ward, with asphalt."

Which was referred to the Committee on Highways.

Mr. Knight (on leave) read in place a bill entitled "An Ordinance to extend the time for the removal by the United Singers of Philadelphia of the building now erected in Fotteral Square."

Which was referred to the Committee on Municipal Government.

Also (on leave), read in place a bill entitled "An Ordinance to authorize the opening of Memphis street, from Somerset to Auburn street."

Which was referred to the Committee on Highways.

Also (on leave), read in place a bill entitled "An Ordinance to grade Wheat Sheaf lane, from Frankford avenue to Trenton avenue, in the Twenty-fifth Ward."

Which was referred to the Committee on Highways.

Also (on leave), read in place a bill entitled "An Ordinance to pave Wheat Sheaf lane, from Frankford avenue to Trenton avenue, in the Twenty-fifth Ward."

Which were referred to the Committee on Highways.

Mr. Meeredy (on leave) read in place a bill entitled "An Ordinance to authorize the location of gasoline lamps in rear of 1608 Dickinson street and rear of 1411 South Fifteenth street, in the Twenty-sixth Ward."

Which was referred to the Committee on Gas.

Mr. H. A. Miller (by request, on leave) read in place a bill entitled "An Ordinance to construct a sewer in Atlantic street, from the Philadelphia, Germantown & Norristown Railroad to Twenty-first street, in the Thirty-eighth Ward."

Which was referred to the Committee on Surveys.

Also (on leave), read in place bills to re-pave the following streets in the Thirty-eighth Ward with sheet asphaltum: Twenty-first street, from Venango to Tioga street, and Atlantic street, from the Philadelphia, Germantown & Norristown Railroad to Twenty-second street.

Which were referred to the Committee on Highways.

Mr. Buck (on leave) read in place a bill entitled "An Ordinance to grant permission to the Philadelphia and Reading Railway Company to lay a siding into the property of the Bergner and Engle Brewing Company, in the Twenty-ninth Ward," accompanied with a plan.

Which was referred to the Committee on Steam Railroads.

Mr. Funston (on leave) read in place a bill entitled "An Ordinance to authorize the location of a gasoline lamp in alley rear of 1720 Webster street, in the Thirtieth Ward."

Which was referred to the Committee on Gas.

Mr. E. W. Richards (on leave) read in place a bill entitled "An Ordinance for the creation of a fund for the redemption of the Gas Works in the year 1907."

Which was referred to the Committee on Finance.

Mr. W. S. Thomas (on leave) read in place a bill entitled "An Ordinance to re-pave Croskey street, from Berks to Norris street, in the Thirty-second Ward, with improved pavement."

Which was referred to the Committee on Highways.

Also (on leave), read in place a bill entitled "An Ordinance to locate an electric light at the southeast corner of Ridge avenue and Susquehanna avenue, immediately opposite Ridge Avenue Depot."

Which was referred to the Electrical Committee.

Mr. Wadsworth (on leave) read in place a bill entitled "An Ordinance to locate an electric light at the southeast corner of Ormes and Fremont street, in the Thirty-third Ward."

Which was referred to the Electrical Committee.

Mr. Costello (on leave) read in place a bill entitled "An Ordinance to open Torresdale avenue, from Fitler street to Grant avenue, in the Thirty-fifth Ward."

Which was referred to the Committee on Highways.

Mr. Thompson (on leave) read in place a bill entitled "An Ordinance to authorize the opening of Pike street, from Germantown avenue to Pulaski avenue, in the Thirty-eighth Ward."

Which was referred to the Committee on Highways.

Also (on leave), read in place a bill entitled "An Ordinance to construct a sewer in Pike street, from Germantown avenue to Pulaski avenue, in the Thirty-eighth Ward."

Which was referred to the Committee on Surveys.

Also (on leave), read in place a bill entitled "An Ordinance to lay water-pipe in Pike street, from Germantown avenue to Pulaski avenue, in the Thirty-eighth Ward."

Which was referred to the Committee on Water.

Also (on leave), read in place a bill entitled "An Ordinance to grade Pike street, from Germantown avenue to Pulaski avenue, in the Thirty-eighth Ward."

Which was referred to the Committee on Highways.

Also (on leave), read in place a bill entitled "An Ordinance to pave Pike street, from Germantown avenue to avenue to Pulaski avenue, in the Thirty-eighth Ward."

Which was referred to the Committee on Highways.

Mr. B. H. Brown, Chairman of the Committee on Fire and Health, presented a report with resolution annexed entitled, "Resolution to repeal resolution requesting the Director of Public Safety to permit hotel-keepers and officers of banks to privately contract for the removal of garbage." (*Appendix No. 151.*)

Which was laid over to be printed.

Mr. Seeds moved that the Rule requiring Common Council to adjourn at 6 o'clock P. M., be suspended for this session.

Which was agreed to.

Also, moved to proceed to third reading of bill (Appendix No. 106) entitled "An Ordinance to make an appropriation to the Commissioners of Fairmount Park for the year 1898."

Which was agreed to.

The bill was read a third time,

And on its final passage,

Mr. Roberts, by unanimous consent, moved to amend by inserting in the first proviso, after the words "said Park," the following: "*Provided*, That no warrants shall be drawn against this appropriation unless the meetings of the Commission and its Committees shall be open to the public."

Which was agreed to.

The question recurring on the final passage of the bill,

The yeas and nays were required according to law, and were as follows :

YEAS—Messrs. Abrahams, Anderson, Balbirnie, Barrows, Barton, Baumgaertel, Birch, Blake, Boorse, Borden, Bougher, Boyer, Breitingner, W. H. Brown, Buchholz, Buck, Buckley, Caverow, Collins, Connell, Conrad, Corson, Costello, Creadick, Davidson, Dixon, Doak, Edmonds, Firth, Funston, Garrett Goheen, Gordon, Hammond, Harvey, Hawkes, Heins, Hetzell, Hohl, Hulst, Irvine, Irwin, Iseminger, Ivins, Kinsley, Kittams, Knight, Kucker, Lang, Leithead, Leonard, Levering, Linton, Little, Lovegrove, McAllister, McCullough, McCurdy, Mathias, Means, Mecredy, Meehan, Mercer, H. A. Miller, S. G. Miller, Mingle, Mitchell, Montgomery, Moore, Neill, Orr, Ouram, Pallatt, Pavitt, E. W. Richards, Roberts, Sayre, Scott, Seeds, Seger, Seltzer, Slater, Smedley, C. K. Smith, E. E. Smith, Spiel, F. Stevens, Stevenson, Stinger, Swain, Thackara, G. Thomas, W. S. Thomas, Thompson,

Tongue, Van Osten, Wadsworth, G. H. Wagner, Thos. Wagner, Warren, Woodhead, and Hartman, *Pres't*—102.

NAYS—None.

A majority of the members elected having voted in the affirmative,

It was agreed to,

And the bill passed.

Mr. Seeds moved to proceed to third reading of bill (Appendix No. 123) entitled "An Ordinance to make an appropriation to the Commissioners for the Erection of the Public Buildings, for the year 1898."

Which was agreed to.

The bill was read a third time,

And on its final passage,

The yeas and nays were required according to law, and were as follows :

YEAS—Messrs. Abrahams, Anderson, Balbirnie, Barrows, Barton, Baumgaertel, Birch, Blake, Boorse, Borden, Bougher, Boyer, Breitingner, B. H. Brown, W. H. Brown, Buchholz, Buck, Buckley, Caverow, Collins, Connell, Conrad, Corson, Costello, Creadick, Davidson, Dixon, Doak, Edmonds, Firth, Funston, Garrett, Goheen, Goodman, Gordon, Graham, Hammond, Harvey, Hawkes, Heins, Hetzell, Hohl, Hults, Irvine, Irwin, Iseminger, Ivins, Kinsley, Kittams, Knight, Kucker, Lang, Leithead, Levering, Linton, Little, Lovegrove, McAllister, McCullough, McCurdy, Martin, Mathias, Means, Meeredy, Meehan, Mercer, H. A. Miller, Mingle, Moore, Neill, Orr, Ouram, Pallatt, Pavitt, E. W. Richards, Roberts, Sayre, Seeds, Seger, Seltzer, Slater, Smedley, C. K. Smith, E. E. Smith, Spiel, Stauffer, F. Stevens, Stevenson, Stinger, Swain, Thackara, G. Thomas, W. S. Thomas, Thompson, Tongue, Van Osten, Wadsworth, G. H. Wagner, Thos. Wagner, Wolstencroft, Woodhead, and Hartman, *Pres't*—102.

NAYS—None.

A majority of the members elected having voted in the affirmative,

It was agreed to,

And the bill passed.

Also, moved to proceed to third reading of bill (Appendix No. 125) entitled "An Ordinance to make an appropriation to the Board of Public Education, for the year 1898."

Which was agreed to.

The bill was read a third time,

And on its final passage,

Mr. McAllister moved that Common Council resolve itself into a Committee on the Whole for the purpose of amending the bill.

Which was agreed to.

The President called Mr. Roberts to the Chair.

Common Council resolved itself into a Committee of the Whole.

Mr. Roberts in the Chair.

After some time the Committee arose.

The President resumed the Chair.

Mr. Roberts, Chairman of the Committee of the Whole, reported back Common Council bill (Appendix No. 125) entitled "An Ordinance to make an appropriation to the Board of Public Education, for the year 1898," with the following amendments :

Amend by striking out the following "proviso : " *Provided, however,* That after the present school session no teacher employed during the day in the public schools shall be employed in the night schools."

Also, by adding the following "proviso " to Item 65: "*Provided further,* That those to whom such scholarships may be awarded shall be free to choose any course, upon which they may be qualified to enter."

The question being on agreeing to the adoption of the report,

The yeas and nays were required by Mr. Knight, seconded by Mr. Anderson, and were as follows :

YEAS—Messrs. Abrahams, Allen, Amick, Balbirnie, Barrows, Barton, Batt, Blake, Boyer, Breitinger, B. H. Brown, W. H. Brown, Buchholz, Buck, Buckley, Caverow, Chew, Collins, Connell, Conrad, Cornelius, Costello, Creadick, Davidson, DeHaven, Dixon, Edmonds, Eslon, Firth, Funston, Gilpin, Goheen, Goodman, Hammond, Harvey, Hawkes, Heins, Henry, Hetzell, Hohl, Hulst, Irvine, Irwin, Iseminger, Kinsley, Krisher, Kucker, Lang, Leithead, Leonard, Levering, Lovegrove, McAllister, McCullough, McCurdy, Martin, Means, Mecredy, Meehan, Mercer, A. F. Miller, H. A. Miller, S. G. Miller, Mingle, Mitchell, Montgomery, Morrow, Morton, Neill, Ouram, Pallatt, Pavitt, Perry, E. W. Richards, Frank Richards, Roberts, Sayre, Scott, Seeds, Seger, Seltzer, Slater, Smedley, C. K. Smith, E. E. Smith, Spiel, Stauffer, F. Stevens, Stevenson, Swain, Thackara, W. S. Thomas, Thompson, Van Osten, G. H. Wagner, Thos. Wagner, Warren, Warwick, Wolstencroft, and Hartman, *Pres't*—100.

NAYS—Messrs. Anderson, Baumgaertel, Birch, Boorse, Borden, Bougher, Corson, Doak, Erdin, Garrett, Gordon, Graham, Hahn, Ivins, Kittams, Knight, Mathias, Moore, Orr, Parker, Stinger, G. Thomas, Tongue, Wadsworth, and Woodhead—25.

Which was agreed to.

And the report was adopted.

The question recurring on the final passage of the bill.

The yeas and nays were required according to law, and were as follows :

YEAS—Messrs. Abrahams, Allen, Amick, Anderson, Balbirnie, Barrows, Barton, Batt, Birch, Blake, Boorse, Borden, Bougher, Boyer, Breitinger, B. H. Brown, W. H. Brown, Buchholz, Buck, Buckley, Caverow, Chew, Connell, Conrad, Cornelius, Corson, Costello, Creadick, Davidson, DeHaven, Dixon, Doak, Edmonds, Eslon, Firth, Funston, Gilpin, Goheen, Goodman, Gordon, Graham, Hahn, Hammond, Harvey, Hawkes, Heins, Hetzell, Hohl, Hulst, Irvine, Irwin, Iseminger, Ivins, Kinsley, Kittams.

Knight, Krisher, Kucker, Lang, Leithead, Leonard, Levering, Little, Lovegrove, McAllister, McCullough, McCurdy, Martin, Mathias, Means, Mecredy, Meehan, Mercer, A. F. Miller, H. A. Miller, S. G. Miller, Mingle, Mitchell, Montgomery, Moore, Morrow, Morton, Neill, Orr, Ouram, Pallatt, Parker, Pavitt, Perry, E. W. Richards, Frank Richards, Roberts, Sayre, Scott, Seeds, Seger, Seltzer, Slater, Smedley, C. K. Smith, E. E. Smith, Spiel, Stauffer, F. Stevens, Stevenson, Swain, Thackara, G. Thomas, Thompson, Tongue, Van Osten, Wadsworth, G. H. Wagner, Thos. Wagner, Warren, Warwick, Wolstencroft, Woodhead, and Hartman, *Pres't*—119.

NAYS—None.

A majority of the members elected having voted in the affirmative,

It was agreed to,

And the bill passed.

Mr. Seeds moved to proceed to third reading of bill (Appendix No. 126) entitled "An Ordinance to make an appropriation to the Department of Public Safety, for the year 1898."

Which was agreed to.

The bill was read a third time,

And on its final passage,

The yeas and nays were required according to law, and were as follows :

YEAS—Messrs. Abrahams, Allen, Amick, Anderson, Balbirnie, Barrows, Barton, Batt, Baumgaertel, Birch, Blake, Boorse, Borden, Bougher, Boyer, Breiting, B. H. Brown, Buchholz, Buck, Buckley, Caverow, Chew, Connell, Conrad, Cornelius, Corson, Creadick, Davidson, DeHaven, Dixon, Doak, Edmonds, Erdin, Eslon, Firth, Funston, Garrett, Gilpin, Goheen, Goodman, Gordon, Graham, Hahn, Hammond, Harvey, Hawkes, Hetzell, Hohl, Hulst, Irvine, Irwin, Iseminger, Ivins, Kinsley, Kittams, Knight, Krisher, Kucker, Lang, Leithead, Levering, Little, Lovegrove, McAllister, McCullough, McCurdy, Martin, Mathias, Mecredy, Meehan, Mercer, H. A. Miller, Mingle, Mitchell, Moore, Morrow, Morton, Neill, Orr,

Ouram, Pallatt, Parker, Pavitt, Perry, E. W. Richards, Frank Richards, Roberts, Scott, Seeds, Seger, Smedley, C. K. Smith, E. E. Smith, Spiel, Stauffer, F. Stevens, Stevenson, Stinger, Swain, Thackara, G. Thomas, Thompson, Tongue, Van Osten, Wadsworth, G. H. Wagner, Thos. Wagner, Warwick, Wolstencroft, Woodhead, and Hartman, *Pres't*—111.

NAYS—None.

A majority of the members elected having voted in the affirmative,

It was agreed to,

And the bill passed.

Also, moved to proceed to second reading of bill (Appendix No. 127) entitled "An Ordinance to make an appropriation to the Department of Public Works, for the year 1898."

Which was agreed to.

The first section was again read, and agreed to.

The second section was again read, and agreed to.

The third section was again read.

Also, moved to amend by inserting in Item 4, before the word "Twenty-second" the words "Twenty-first Ward and."

Which was agreed to.

The question being on agreeing to the section as amended,

Also, moved to further amend Item 16, by striking out in the "proviso" the words "granolithic concrete pavement," and inserting "granite block with pitch cemented joints, sheet asphalt, vitrified brick or block pavement;" also by striking out the words "granolithic concrete," and inserting the words "granite block with pitch cemented joints."

Which was agreed to.

The question recurring on agreeing to the section as amended,

Mr. Costello moved to further amend by inserting in

Item 23, after the words "Hagerman and Knorr streets, Tacony," the words "and Comly street, Wissinoming;" also, by inserting after the words "five thousand (5,000) dollars," the words "Foundation stone and labor for setting same, to be furnished by the Bureau of Charities and Correction."

Which was agreed to.

The question recurring on agreeing to the section as amended,

Mr. Dixon moved to further amend by striking out the following :

"Item 25. For repaving Christian street, from Sixteenth street to Twenty-first street, and from Twenty-second street to Gray's Ferry road, Thirtieth Ward, forty-five thousand (45,000) dollars: *Provided*, The City Solicitor shall enter suit against the railway company immediately after the work is finished, and collect said amount."

On agreeing to the motion,

The yeas and nays were required by Mr. Dixon, seconded by Mr. McAllister, and were as follows :

YEAS—Messrs. Amick, Barrows, Boorse, Borden, Boyer, Breiteringer, Buckley, Caverow, Conrad, Corson, Davidson, Dixon, Doak, Edmonds, Erdin, Goodman, Hawkes, Heins, Krisher, Levering, Lovegrove, McAllister, Orr, Roberts, Smedley, Stevenson, G. Thomas, W. S. Thomas, and Wolstencroft—29.

NAYS—Messrs. Abrahams, Allen, Anderson, Balbirnie, Barton, Baumgaertel, Blake, Bougher, B. H. Brown, W. H. Brown, Buck, Chew, Collins, Connell, Cornelius, Costello, Creadick, DeHaven, Eslon, Firth, Funston, Garrett, Goheen, Gordon, Hahn, Hammond, Harvey, Henry, Hetzell, Hohl, Irvine, Irwin, Iseminger, Ivins, Kittams, Knight, Kucker, Leithead, Leonard, Little, McCullough, McCurdy, Martin, Mathias, Means, Mecredy, Meehan, Mercer, S. G. Miller, Mingle, Mitchell, Montgomery, Moore, Morrow, Neill, Ouran, Pallatt, Parker, Pavitt, Perry, E. W. Richards, Frank Richards, Scott, Seeds, Seger, Seltzer, Slater, C. K. Smith, E. E. Smith, Spiel, F. Stevens, Stinger, Swain, Thackara, Tongue, Van Osten,

Wadsworth, Thos. Wagner, Warwick, Woodhead, and Hartman, *Pres't*—81.

Which was not agreed to.

The question recurring on agreeing to the section as amended,

It was agreed to,

The fourth section was again read.

Mr. W. H. Brown moved to amend by striking out in Item 3, the words "of the Maloney Company Patent."

Which was not agreed to.

The question being on agreeing to the section,

Also, moved to amend by adding the following: "*Provided*, That the cost per light per annum shall not exceed eighteen (18) dollars, and the lights shall be of twenty candle power."

Which was not agreed to.

The question recurring on agreeing to the section,

It was agreed to,

The fifth section was again read.

Mr. Hawkes moved to amend by striking out in Item 4, the words and figures "three hundred and thirty thousand seven hundred (330,700) dollars," and inserting the words and figures "two hundred and three thousand six hundred (203,600) dollars," and amend the total of the item, section and appropriation accordingly.

Which was agreed to.

The section as amended was agreed to.

The sixth section was again read, and agreed to.

The seventh section was again read, and agreed to.

The eighth section was again read, and agreed to.

The ninth section was again read.

Mr. Hawkes moved to amend by inserting after the word "Supervision" the words "to the lowest responsible bidder."

Which was agreed to.

The question being on agreeing to the section as amended,

It was agreed to,

The tenth section was again read.

Mr. Edmonds moved to amend by adding the following:
“*Provided*, That before any warrants for contract work be countersigned by the City Controller, the contractor shall file an affidavit with him, that none but American citizens have been employed on the work, in accordance with the provisions of the ordinance of Councils, entitled “An Ordinance for the employment only of American citizens by contractors doing work for the City of Philadelphia,” approved by the Mayor, December 16, 1896 : *Provided further*, That in work in which the cost is paid whole or in part from assessments of benefits the affidavit shall not be required.”

Which was agreed to.

The question being on agreeing to the section as amended,

It was agreed to,

The eleventh section was again read, and agreed to.

The title was agreed to.

The amendments having been printed, by unanimous consent,

The bill was read a third time,

And on its final passage,

The yeas and nays were required according to law, and were as follows :

YEAS—Messrs. Abrahams, Allen, Anderson, Balbirnie, Barrows, Barton, Batt, Baumgaertel, Blackwood, Blake, Boorse, Borden, Bougher, Boyer, B. H. Brown, W. H. Brown, Buchholz, Buck, Caverow, Chew, Conrad, Costello, Davidson, Dixon, Doak, Edmonds, Erdin, Eslen, Firth, Funston, Garrett, Goheen, Gordon, Graham, Hahn, Hammond, Harvey, Hawkes, Heins, Hetzell, Hults, Irvine, Irwin, Iseminger, Ivins, Kittams, Knight, Kucker, Lang, Leithead, Leonard, Little, Lovegrove, McAllister, McCurdy, Martin, Mathias, Mecredy, Mercer, H. A. Miller, S. G. Miller, Mingle, Moore, Neill, Parker, Perry, Frank Richards, Roberts, Sayre, Scott, Seeds, Seger, Seltzer,

Slater, Smedley, C. K. Smith, E. E. Smith, Spiel, Stauffer, F. Stevens, Stinger, Thackara, G. Thomas, W. S. Thomas, Tongue, Van Osten, Wadsworth, G. H. Wagner, Thos. Wagner, Warren, Warwick, Wolstencroft, Woodhead, and Hartman. *Pres't*—94.

NAYS—None.

A majority of the members elected having voted in the affirmative,

It was agreed to,

And the bill passed.

Mr. Seeds moved to proceed to second reading of bill (Appendix No. 140) entitled "An Ordinance to prevent the merging of certain items in the annual appropriations to the Department of Public Safety (Bureau of City Property), Department of Public Works (Bureau of Surveys), and Department of Charities and Correction (Bureau of Charities), for the year 1897."

Which was agreed to.

The first and only section was again read.

Also, moved to amend by adding the following: "Clerks of Councils, Items 2, 5, 6 and 7."

Which was agreed to.

The section as amended was agreed to.

The title was read.

Also, moved to amend by inserting before the words "for the year 1897," the following: "and Clerks of Councils."

Which was agreed to.

The title as amended was agreed to.

The amendments having been printed, by unanimous consent,

The bill was read a third time,

And on its final passage,

The yeas and nays were required according to law, and were as follows :

YEAS—Messrs, Abrahams, Allen, Balbirnie, Barrows, Barton, Bett, Baumgaertel, Blackwood, Blake, Boorse,

Borden, Bougher, Boyer, B. H. Brown, Buchholz, Buck, Caverow, Collins, Conrad, Davidson, DeHaven, Edmonds, Eslen, Firth, Funston, Garrett, Goheen, Gordon, Graham, Hahn, Hammond, Harvey, Hawkes, Heins, Hetzell, Irvine, Irwin, Iseminger, Ivins, Kucker, Lang, Leithead, Leonard, Little, Lovegrove, McAllister, McCurdy, Means, Mecredy, Mercer, S. G. Miller, Mingle, Moore, Morton, Ouram, Pavitt, Perry, E. W. Richards, Frank Richards, Roberts, Sayre, Scott, Seeds, Seger, Seltzer, Slater, Smedley, C. K. Smith, E. E. Smith, Spiel, Stauffer, F. Stevens, G. Thomas, W. S. Thomas, Tongue, Van Osten, Wadsworth, G. H. Wagner, Thos. Wagner, Warren, Warwick, Wolstencroft, and Hartman, *Pres't*—83.

NAYS—None.

A majority of the members elected having voted in the affirmative,

It was agreed to,

And the bill passed.

Select Council informed Common Council that they had passed resolution (Appendix No. 78) entitled "Resolution to approve the surety on the official bond of Clayton McMichael, City Treasurer, and to suspend Joint Rule 30, of the Select and Common Councils, to enable the Clerks of Councils to present this resolution to the Mayor, for his approval or disapproval."

Common Council proceeded to second reading of the resolution.

The resolution was again read, and agreed to.

The title was agreed to.

And on its final passage,

The yeas and nays were required according to law, and were as follows :

YEAS—Messrs. Abrahams, Allen, Amick, Anderson, Balbirnie, Barrows, Baumgaertel, Blackwood, Blake, Boorse, Borden, Bougher, Boyer, B. H. Brown, W. H. Brown, Buchholz, Buck, Buckley, Caverow, Chew, Collins, Conrad, Costello, Davidson, DeHaven, Dixon, Doak, Edmonds, Eslen, Firth, Funston, Garrett, Gilpin, Goheen,

Goodman, Gordon, Hahn, Hammond, Harvey, Heins, Henry, Hetzell, Irvine, Irwin, Ivins, Lang, Leithead, Leonard, Little, Lovegrove, McAllister, McCullough, McCurdy, Martin, Mathias, Means, Mecredy, Mercer, S. G. Miller, Mingle, Montgomery, Moore, Morton, Neill, Orr, Ouram, Parker, Pavitt, Perry, E. W. Richards, Frank Richards, Scott, Seger, Seltzer, Slater, Smedley, C. K. Smith, E. E. Smith, Spiel, Stauffer, F. Stevens, Stevenson, Stinger, Thackara, W. S. Thomas, Tongue, Van Osten, Wadsworth, G. H. Wagner, Thos. Wagner, Warren, Warwick, Wolstencroft, Woodhead, and Hartman, *Pres't*—95.

NAYS—Messrs. Iseminger, Knight, Roberts, and G. Thomas—4.

Two-thirds of the members elected having voted in the affirmative,

It was agreed to,

And the bill passed.

So Common Council concurred.

Mr. Seeds (on leave) offered the following, to wit: "Resolution to approve and confirm the First National Bank as the bank in which the active account of the City Treasurer shall be kept." (*Appendix No. 152.*)

Also, moved to proceed to second reading of the resolution.

Which was agreed to.

The resolution was again read, and agreed to.

The title was agreed to.

Also, informed Common Council that they had concurred in Common Council bill (Appendix No. 126) entitled "An Ordinance to make an appropriation to the Department of Public Safety, for the year 1898," with the following amendment in which they ask concurrence, viz: by striking out the following proviso in Item 15, Section 5, viz: *Provided further*, That the cost per arc light shall not exceed one hundred (100) dollars per annum."

The message was read.

Mr. W. H. Brown moved that Common Council non-concur in Select Council's amendment.

Mr. Van Osten moved that Common Council concur in Select Council's amendment.

The question being on concurring in Select Council's amendment,

The yeas and nays were required according to law, and were as follows :

YEAS—Messrs. Abrahams, Amick, Balbirnie, Barton, Baumgaertel, Blake, Bougher, Boyer, Buchholz, Buckley, Caverow, Connell, Conrad, Davidson, Dixon, Doak, Erdin, Eslon, Firth, Garrett, Gilpin, Gordon, Hammond, Harvey, Heins, Henry, Hetzell, Hohl, Irvine, Irwin, Ivins, Kitams, Knight, Kucker, Leithead, Little, Lovegrove, McCurdy, Martin, Mathias, Means, Mecredy, S. G. Miller, Mingle, Mitchell, Moore, Morrow, Morton, Neill, Pallatt, Pavitt, Perry, E. W. Richards, Seger, Seltzer, Smedley, C. K. Smith, E. E. Smith, Spiel, Stauffer, F. Stevens, Stinger, Thackara, W. S. Thomas, Tongue, Van Osten, Wadsworth, G. H. Wagner, Thos. Wagner, Warren, Warwick, Wolstencroft, Woodhead, and Hartman, *Pres't*—74.

NAYS—Messrs. Allen, Anderson, Barrows, Batt, Blackwood, Boorse, Borden, Breiting, B. H. Brown, W. H. Brown, Buck, Collins, DeHaven, Edmonds, Funston, Goheen, Goodman, Hahn, Hawkes, Iseninger, Leonard, McCullough, Mercer, Orr, Ouram, Parker, Frank Richards, Roberts, Sayre, Scott, Stevenson, G. Thomas, and Thompson—33.

A majority of the members elected having voted in the affirmative,

It was agreed to,

So Common Council concurred in Select Council's amendment.

Select Council informed Common Council that they had concurred in Common Council bill (Appendix No. 125) entitled "An Ordinance to make an appropriation to the Board of Public Education, for the year 1898," with the following amendment, viz: by striking out the following: "Item 65. To enable the Board of Education to obtain and award to the most meritorious pupils of the Central

High School, the Philadelphia Normal School, the High School for girls and the Manual Training Schools, scholarships in universities or colleges, two thousand five hundred (2,500) dollars: *Provided*, That no scholarship shall cost more than one hundred (100) dollars per annum for any pupil: *Provided further*, That those to whom such scholarships may be awarded shall be free to choose any course upon which they may be qualified to enter," and amend the total of the appropriation accordingly.

The message was read.

Mr. Anderson moved that Common Council non-concur in Select Council's amendment.

Which was agreed to.

Select Council informed Common Council that they had received a report from the Committee on Street Passenger Railroads, with bill (Appendix No. 48) annexed entitled "An Ordinance to grant permission to the Southwestern Street Railway Company to lay tracks in the First, Twenty-sixth, Twenty-seventh and Thirty-sixth Wards; to use electric motors to be supplied from overhead wires, and to erect and maintain poles to support said wires."

Which they had passed.

Also, that they had passed resolution (Appendix No. 77) entitled "Resolution authorizing and directing the Clerks of Councils to purchase copies of Brightley's Digest of Ordinances."

Also, that they had concurred in the following, to wit:

"Resolution of request to the Department of Public Works to permit the owners of property on Sergeant street, from Thirty-second to Thirty-fourth street, to pave the said street with sheet asphaltum, with broken stone base and binder." (Appendix No. 43.)

"An Ordinance to make an appropriation to the Commissioners of Fairmount Park, for the year 1898." (Appendix No. 106.)

"An Ordinance to make an appropriation to the Commissioners for the Erection of the Public Buildings, for the year 1898." (Appendix No. 123.)

“An Ordinance to prevent the merging of certain items in the annual appropriations to the Department of Public Safety (Bureau of City Property), Department of Public Works (Bureau of Surveys), Department of Charities and Correction (Bureau of Charities), and Clerks of Councils, for the year 1897.” (Appendix No. 140.)

Mr. Seeds moved that Common Council do now adjourn.

Which was agreed to.

So Common Council adjourned.

Thursday, January 6, 1898.

Common Council met—Members present :

Messrs. Abrahams, Allen, Amick, Anderson, Balbirnie, Barrows, Barton, Batt, Baumgaertel, Birch, Blackwood, Blake, Boorse, Borden, Bougher, Boyer, Breiting, B. H. Brown, W. H. Brown, Buchholz, Buck, Buckley, Caverow, Chew, Collins, Connell, Conrad, Cornelius, Corson, Costello, Creadick, Davidson, DeHaven, Dixon, Doak, Edmonds, Erdin, Eslen, Falbey, Firth, Funston, Garrett, Gilpin, Goheen, Goodman, Gordon, Graham, Hahn, Hammond, Harvey, Hawkes, Hazlett, Heins, Henry, Hetzell, Hohl, Hults, Irvine, Irwin, Ivins, Kinsley, Kittams, Knight, Krisher, Kucker, Lang, Leithead, Leonard, Levering, Linton, Little, Lovegrove, McAllister, McCullough, McCurdy, Martin, Mathias, Means, Mecredy, Meehan, Mercer, A. F. Miller, H. A. Miller, S. G. Miller, Mingle, Mitchell, Montgomery, Moore, Morrison, Morrow, Morton, Neill, Orr, Ouram, Pallatt, Parker, Pavitt, Perry, Quinn, E. W. Richards, Frank Richards, Roberts, Sayre, Scott, Seeds, Seger, Seltzer, Shugart, Slater, Smedley, C. K. Smith, E. E. Smith, Spiel, Stauffer, F. Stevens, Stevenson, Stinger, Swain, Thackara, G. Thomas, W. S. Thomas, Thompson, Tongue, Van Osten, Wadsworth, G. H. Wagner, Thos. Wagner, Warren, Warwick, Wolstencroft, Woodhead, and Hartman, *Pres't*.

The Secretary to the Mayor was introduced, when he presented a message in writing from the Mayor, transmitting a communication from the Director of Public Works, relative to an appropriation to the Bureau of Water, Department of Public Works, for the year 1898, for the purpose of improvements and extensions in said Bureau. (*Appendix No. 153.*)

Which was read, and referred to the Committee on Finance.

Also, presented a further message in writing from the Mayor, submitting list of ordinances approved by him, from September 22 to December 31, 1897, inclusive. (*Appendix No. 154.*)

The President presented a communication from the City Solicitor, submitting copy of report of the jury appointed to assess the damages for taking of ground for League Island Park. (*Appendix No. 155.*)

Which was read, and referred to the Committee on Municipal Government.

Also, presented a further communication from the City Solicitor, submitting copy of the reports of road juries in the matter of widening Arch street, at northeast corner of Fifteenth street, in the Ninth Ward; and opening of Pacific street, from Twenty-first to Twenty-second street, Twenty-eighth Ward, filed December 28, 1897. (*Appendix No. 156.*)

Which was read, and referred to the Committee on Highways.

Also, presented a further communication from the City Solicitor, submitting copy of the report of the jury in the matter of widening Richmond street, from Cumberland street to Aramingo canal, in the Eighteenth Ward, filed December 18, 1897. (*Appendix No. 157.*)

Which was read, and referred to the Committee on Highways.

Also, presented a communication from the Mayor's Secretary, inclosing oath of Clayton McMichael, City Treasurer, taken before the Mayor, December 31, 1897. (*Appendix No. 158.*)

Which was read, and ordered to be filed.

Also, presented a communication from the Secretary of the Philadelphia Board of Trade, submitting certified copy of preamble and resolutions adopted by the Board, December 27, 1897, urging Councils to make further appropriations for increasing the channel depths of the Schuylkill river. (*Appendix No. 159.*)

Which was read, and referred to the Joint Special Committee on the Condition of League Island and its Surroundings.

Also, presented a communication from the New Haven Car Register Co., requesting permission to submit samples of their latest improved street signs, to designate the names of the various streets of the City.

Which was read, and referred to the Committee on Police and Prisons.

Also, presented a communication from the Citizens' Municipal Association of Philadelphia, submitting certain statements relative to the awarding of garbage contracts for the year 1898.

Which was read, and a copy of the communication placed on each member's desk.

Mr. Hahn (on leave) read in place a bill entitled "An Ordinance to pave Snyder avenue, from Eighth street to Passyunk avenue, in the First Ward, with asphaltum."

Which was referred to the Committee on Highways.

Mr. Slater (on leave) read in place a bill entitled "An Ordinance to authorize the location of a gasoline lamp in rear of No. 124 Christian street, in the Second Ward."

Which was referred to the Committee on Gas.

Mr. Hammond (on leave) read in place a bill entitled "An Ordinance to pave Naudain street, from Twenty-second to Twenty-third street, in the Seventh Ward, with asphalt."

Which was referred to the Committee on Highways.

Mr. Garrett (on leave) read in place a bill entitled "An Ordinance to authorize the location of a gasoline lamp in alley rear of 148 North Tenth street, in the Tenth Ward."

Which was referred to the Committee on Gas.

Mr. Hohl (on leave) read in place a bill entitled "An Ordinance to make an appropriation of seven thousand (7,000) dollars to the Department of Public Safety (Bureau of City Property), for the improvement of Hancock Square, in the Seventeenth Ward."

Which was referred to the Committee on Municipal Government.

Mr. Buchholz presented a statistical review of the financial and material condition of the City for the last ten (10) years, from 1887 to 1897. (*Appendix No. 160.*)

Also, moved that the same be printed in the Appendix.

Which was agreed to.

Mr. Seeds (on leave) offered the following, to wit: "Resolution of request to the Public Building Commissioners, relative to finishing Council Chambers." (*Appendix No. 161.*)

Which was laid over to be printed.

Also (on leave), offered the following, to wit: "Resolution authorizing the City Controller to countersign a warrant for the payment of thirty-nine thousand nine hundred and forty (39,940) dollars drawn in favor of "The Lehigh Valley Railroad Company," Assignee and Grantee of Charles Hartshorne, the said sum being in payment for premises heretofore registered in the name of Charles Hartshorne, to whom payment was directed to be made by the ordinance of October 6, 1896." (*Appendix No. 162.*)

Which was laid over to be printed.

Also (on leave), read in place a bill entitled "An Ordinance to make an appropriation to new Item 12, in the annual appropriation to the Department of Receiver of Taxes, for the year 1898, for the refunding of certain twice paid, overpaid and paid in error water rents, permits, etc., paid to the Department of Receiver of Taxes (Bureau of Water), from August 1 to December 31, 1897."

Which was referred to the Committee on Finance.

Mr. Goodman (on leave) read in place a bill entitled "An Ordinance to make an appropriation to the Commissioners of Fairmount Park, for the purpose of grading, macadamizing, etc., Lincoln avenue, from Wissahickon drive to Johnson street."

Which was referred to the Committee on Finance.

Also (on leave), read in place a bill entitled "An Ordinance to authorize the extension of the Wissahickon High

Level Intercepting Sewer, from the present terminus, near Hartwell avenue to Germantown and Perkiomen turnpike, and also to authorize the construction of a pumping station in the vicinity of Germantown and Perkiomen turnpike and Wissahickon creek."

Which was referred to the Committee on Surveys.

Also (on leave), read in place a bill entitled "An Ordinance to authorize the construction of intercepting sewage sewers along the east and west banks of the Schuylkill river, and also the erection of a receiving basin and a plant for the purification of sewage."

Which was referred to the Committee on Surveys.

Also (on leave), read in place a bill entitled "An Ordinance making an appropriation for the erection of 'rest shelters,' on Broad street."

Which was referred to the Committee on Surveys.

Mr. Corson (on leave) read in place a bill entitled "An Ordinance to make an appropriation for the improvement of Womrath Park."

Which was referred to the Committee on Municipal Government.

Mr. Allen (on leave) read in place a bill entitled "An Ordinance to re-pave Haverford avenue, from Thirty-second to Thirty-third street, in the Twenty-fourth Ward, with asphalt."

Which was referred to the Committee on Highways.

Mr. Ivins presented a petition of the members of the League Cycling Club of Philadelphia, asking for the privilege of occupying the building at the Lazaretto, known as the "Doctor's House," for the purpose of a suburban club house, accompanied with a bill.

Which was referred to the Committee on Finance.

Mr. A. F. Miller (on leave) read in place a bill entitled "An Ordinance to authorize the location of a gasoline lamp in alley rear of 3034 Stiles street, in the Twenty-ninth Ward."

Which was referred to the Committee on Gas.

Mr. Graham (on leave) read in place a bill entitled "An Ordinance to authorize the purchase for school purposes of a lot of ground with buildings thereon erected, situate on the southwest corner of Thirtieth and Master streets, in the Twenty-ninth Ward, of the City of Philadelphia."

Which was referred to the Committee on Schools.

Mr. Breitingner (on leave) read in place a bill entitled "An Ordinance to change the name of Hewson street to Monument avenue, in the Thirty-second Ward."

Which was referred to the Committee on Surveys.

Mr. Sayre (on leave) read in place a bill entitled "An Ordinance to locate an electric light northwest corner of "E" street and Allegheny avenue, in the Thirty-third Ward."

Which was referred to the Electrical Committee.

Also (on leave), read in place a bill entitled "An Ordinance to authorize the location of a gasoline lamp on Newcomb street, between Seventeenth and Eighteenth streets, and one at eastern end of Newcomb street, between Seventeenth and Eighteenth streets, in the Thirty-third Ward."

Which was referred to the Committee on Gas.

Mr. Kittams (on leave) read in place a bill entitled "An Ordinance to authorize the purchase of the properties bounded by Erie avenue, Eighteenth, Pacific and Bouvier streets, in the Thirty-eighth Ward, for school purposes."

Which was referred to the Committee on Schools.

Mr. Seeds, Chairman of the Committee on Finance, presented a report, with resolution annexed entitled "Resolution authorizing and directing the Mayor and City Treasurer to adjust the claim of the City against the Chestnut Street National Bank, and to assent to the plan for the reorganization and settlement of its affairs." (*Appendix No. 163.*)

Also moved to proceed to second reading of the resolution,

Which was agreed to.

The resolution was again read and agreed to.

The title was agreed to.

And on its final passage,

The yeas and nays were required according to law, and were as follows:

YEAS—Messrs. Abrahams, Allen, Amick, Balbirnie, Barrows, Barton, Batt, Baumgaertel, Birch, Blackwood, Blake, Boorse, Borden, Bougher, Boyer, Breiting, B. H. Brown, W. H. Brown, Buchholz, Buck, Buckley, Caverow, Chew, Connell, Conrad, Cornelius, Corson, Costello, Creadick, Davidson, Doak, Erdin, Eslon, Garrett, Gilpin, Goheen, Goodman, Gordon, Graham, Hahn, Hammond, Harvey, Hawkes, Hazlett, Heins, Henry, Hetzell, Hohl, Hulst, Irvine, Irwin, Ivins, Kittams, Krisher, Kucker, Leithead, Leonard, Levering, Little, Lovegrove, McCullough, McCurdy, Martin, Mathias, Meehan, Mercer, A. F. Miller, H. A. Miller, S. G. Miller, Mingle, Mitchell, Montgomery, Moore, Morrison, Morton, Neill, Orr, Ouram, Pallatt, Parker, Pavitt, Perry, Quinn, E. W. Richards, Frank Richards, Roberts, Sayre, Scott, Seeds, Seger, Seltzer, Shugart, Slater, Smedley, C. K. Smith, E. E. Smith, Spiel, Stauffer, Stevenson, Stinger, Thackara, W. S. Thomas, Thompson, Van Osten, Wadsworth, G. H. Wagner, Thos. Wagner, Warren, Warwick, Wolstencroft, Woodhead, and Hartman, *Pres't*—112.

NAYS—Mr. G. Thomas—1.

Two-thirds of the members elected having voted in the affirmative,

It was agreed to,

And the resolution passed.

Mr. Hulst, Chairman of the Committee on Surveys, presented a report, with bill annexed entitled "An Ordinance to place on the City plan Oakdale, Myrtlewood, Hollywood, Thayer, Arbor, Sixty-second, Robinson, Bouvier, Quarry, Russell, and Schiller streets." (*Appendix No. 164.*)

Which was laid over to be printed.

Also, from the same Committee, presented a further report, with bill annexed entitled "An Ordinance to authorize the revision of the grades on Grant street, between Frankford avenue and Tulip street, in the Thirty-fifth Ward." (*Appendix No. 165.*)

Which was laid over to be printed.

Also, from the same Committee, presented a further report, with bill annexed entitled "An Ordinance to revise the lines and grades of Noble street, between Delaware avenue and Beach street, in the Eleventh Ward." (*Appendix No. 166.*)

Which was laid over to be printed.

Also, from the same Committee, presented a further report, with bill annexed entitled "An Ordinance to strike from the City plan Burbridge street, from Upsal to Cliveden street." (*Appendix No. 167.*)

Which was laid over to be printed.

Also, from the same Committee, presented a further report, with bill annexed entitled "An Ordinance to authorize the construction of a building enclosing the deck of pier at the foot of Arch street, and an enclosing building, with a pavilion, on the pier at the foot of Chestnut street, Delaware river; also, a footway bridge across Delaware avenue, with steps as an approach to the upper deck of Chestnut street pier." (*Appendix No. 168.*)

Which was laid over to be printed.

Mr. Dixon moved to proceed to second reading of bill, (*Appendix No. 130*) entitled "An Ordinance to authorize the Department of Public Works to pay certain bills for repairs to footways."

Which was agreed to.

The first and only section was again read and agreed to.

The title was agreed to.

The bill was read a third time.

And on its final passage,

The yeas and nays were required according to law, and were as follows:

YEAS—Messrs. Abrahams, Amick, Barrows, Barton, Batt, Birch, Blackwood, Blake, Boorse, Borden, Bougher, Boyer, Breitingner, B. H. Brown, W. H. Brown, Buchholz, Buck, Buckley, Caverow, Chew, Collins, Connell, Conrad, Cornelius, Corson, Costello, Creadick, Davidson, Dixon, Doak, Edmonds, Eslen, Falbey, Firth, Funston, Garrett, Gilpin, Goheen, Goodman, Gordon, Graham, Hahn, Hammond, Harvey, Hawkes, Hazlett, Heins, Hetzell, Hohl, Hults, Irvine, Irwin, Ivins, Kinsley, Kittams, Knight, Kucker, Lang, Leithead, Leonard, Levering, Linton, Little, Lovegrove, McCullough, McCurdy, Martin, Mathias, Meehan, A. F. Miller, H. A. Miller, Mingle, Montgomery, Moore, Morrison, Morton, Neill, Orr, Ouram, Pallatt, Parker, Pavitt, Perry, Quinn, E. W. Richards, Frank Richards, Roberts, Scott, Seeds, Seger, Shugart, Slater, Smedley, C. K. Smith, E. E. Smith, Spiel, Stauffer, F. Stevens, Stevenson, Stinger, Swain, G. Thomas, W. S. Thomas, Thompson, Tongue, Van Osten, Wadsworth, G. H. Wagner, Thos. Wagner, Warren, Warwick, Wolstencroft, Woodhead, and Hartman, *Pres't*—114.

NAYS—None.

A majority of the members elected having voted in the affirmative,

It was agreed to.

And the bill passed.

Also, moved to proceed to second reading of bill (Appendix No. 131) entitled "An Ordinance granting permission to the W. J. McCahan Sugar Refining Company to lay steam and water-pipes to connect their refinery with their sugar house, in the First Ward."

Which was agreed to.

The first and only section was again read and agreed to.

The title was agreed to.

The bill was read a third time.

And on its final passage,

The yeas and nays were required according to law, and were as follows:

YEAS—Messrs. Abrahams, Amick, Barrows, Barton, Batt, Baumgaertel, Birch, Blackwood, Blake, Boorse, Borden, Bougher, Boyer, Breitinger, W. H. Brown, Buck, Buckley, Caverow, Chew, Connell, Conrad, Cornelius, Corson, Costello, Creadick, Davidson, Dixon, Doak, Edmonds, Erdin, Eslen, Falbey, Firth, Funston, Garrett, Gilpin, Goheen, Gordon, Graham, Hahn, Hammond, Harvey, Hawkes, Hazlett, Heins, Hetzell, Hohl, Hulst, Irvine, Irwin, Ivins, Kinsley, Kittams, Knight, Kucker, Leithead, Leonard, Levering, Linton, Little, Lovegrove, McCullough, Martin, Mathias, Mecredy, Mereer, A. F. Miller, H. A. Miller, Mingle, Mitchell, Montgomery, Moore, Morrison, Morrow, Morton, Neill, Orr, Ouram Pallatt, Parker, Pavitt, Perry, Quinn, E. W. Richards, Frank Richards, Roberts, Scott, Seeds, Seger, Shugart, Slater, Smedley, C. K. Smith, E. E. Smith, Spiel, Stauffer, F. Stevens, Stevenson, Stinger, Swain, Thackara, W. S. Thomas, Thompson, Tongue, Van Osten, Wadsworth, G. H. Wagner, Thomas Wagner, Warren, Warwick, Wolstencroft, Woodhead, and Hartman, *Pres't*—113.

NAYS—None.

A majority of the members elected having voted in the affirmative,

It was agreed to,

And the bill passed.

Also, moved to second reading of bill (Appendix No. 132) entitled "An Ordinance to authorize the Mayor to enter security for the immediate opening of Righter street, from Hermit lane to Osborne street."

Which was agreed to.

The first and only section was again read and agreed to.

The title was agreed to.

The bill was read a third time.

And on its final passage,

The yeas and nays were required according to law, and were as follows:

YEAS—Messrs. Abrahams, Amick, Balbirnie, Barrows, Barton, Batt, Baumgaertel, Birch, Blackwood, Blake,

Boorse, Borden, Bougher, Boyer, Breitingen, B. H. Brown, W. H. Brown, Buchholz, Buck, Buckley, Caverow, Chew, Collins, Connell, Conrad, Cornelius, Corson, Costello, Creadick, Davidson, Dixon, Doak, Edmonds, Eslen, Falbey, Firth, Funston, Garrett, Gilpin, Goheen, Gordon, Graham, Hahn, Hammond, Harvey, Hawkes, Hazlett, Heins, Henry, Hetzell, Hohl, Hults, Irvine, Irwin, Ivins, Kinsley, Kittams, Knight, Kucker, Lang, Leithead, Leonard, Levering, Linton, Little, Lovegrove, McCullough, McCurdy, Martin, Mathias, Mecredy, Meehan, Mercer, A. F. Miller, H. A. Miller, Mingle, Montgomery, Moore, Morrison, Morton, Neill, Orr, Ouram, Pallatt, Parker, Pavitt, Perry, Quinn, E. W. Richards, Frank Richards, Roberts, Scott, Seeds, Seger, Shugart, Slater, Smedley, C. K. Smith, E. E. Smith, Spiel, Stauffer, F. Stevens, Stevenson, Stinger, Swain, Thackara, G. Thomas, W. S. Thomas, Thompson, Tongue, Van Osten, Wadsworth, G. H. Wagner, Thos. Wagner, Warren, Warwick, Wolstencroft, Woodhead, and Hartman, *Pres't*—119.

NAYS—None.

A majority of the members elected having voted in the affirmative,

It was agreed to,

And the bill passed.

Mr. Hults moved to proceed to second reading of bill (Appendix No. 109) entitled "An Ordinance to place on the City plan Wyoming, Paxon, Simpson, Edgewood, Yocum, Frazier, Ithan, and Hilton streets, and Hart lane."

Which was agreed to.

The first and only section was again read, and agreed to.

The title was agreed to.

The bill was read a third time,

And on its final passage,

The yeas and nays were required according to law, and were as follows :

YEAS—Messrs. Abrahams, Allen, Balbirnie, Barrows, Barton, Batt, Baumgaertel, Birch, Blackwood, Blake, Borden, Boyer, Breitingen, B. H. Brown, W. H. Brown,

Buchholz, Buck, Buckley, Caverow, Chew, Collins, Connell, Conrad, Cornelius, Corson, Costello, Creadick, Davidson, Dixon, Doak, Edmonds, Eslon, Falbey, Firth, Funston, Garrett, Goheen, Gordon, Graham, Hahn, Hammond, Harvey, Hazlett, Heins, Henry, Hetzell, Hohl, Hulst, Irvine, Irwin, Ivins, Kinsley, Kittams, Knight, Krisher, Kucker, Lang, Leithead, Leonard, Levering, Linton, Little, Lovegrove, McCullough, Martin, Mathias, Mecredy, Meehan, A. F. Miller, H. A. Miller, Mingle, Mitchell, Montgomery, Moore, Morrison, Morrow, Morton, Neill, Orr, Ouram, Pallatt, Parker, Pavitt, Perry, Quinn, E. W. Richards, Frank Richards, Roberts, Scott, Seeds, Seger, Slater, Smedley, C. K. Smith, E. E. Smith, Spiel, Stauffer, F. Stevens, Stevenson, Stinger, Swain, Thackara, G. Thomas, W. S. Thomas, Thompson, Tongue, Van Osten, Wadsworth, G. H. Wagner, Thos. Wagner, Warren, Warwick, Wolstencroft, Woodhead, and Hartman, *Pres't*—115.

NAYS—None.

A majority of the members elected having voted in the affirmative,

It was agreed to,

And the bill passed.

Also, moved to proceed to second reading of bill (Appendix No. 110) entitled "An Ordinance to authorize the widening of Cresson street, between Green lane and Carson street."

Which was agreed to.

The first and only section was again read, and agreed to.

The title was agreed to.

The bill was read a third time,

And on its final passage,

The yeas and nays were required according to law, and were as follows :

YEAS—Messrs. Abrahams, Allen, Amick, Balbirnie, Barrows, Barton, Batt, Baumgaertel, Birch, Blackwood, Blake, Boorse, Borden, Bougher, Boyer, Breitingner, B. H. Brown, W. H. Brown, Buchholz, Buck, Buckley, Caverow,

Chew, Collins, Connell, Conrad, Cornelius, Corson, Costello, Greadick, Davidson, Dixon, Doak, Edmonds, Eslen, Falbey, Firth, Funston, Garrett, Gilpin, Goheen, Goodman, Gordon, Graham, Hahn, Hammond, Harvey, Hawkes, Hazlett, Heins, Henry, Hetzell, Hohl, Hults, Irvine, Irwin, Ivins, Kinsley, Kittams, Knight, Krisher, Kucker, Lang, Leithead, Leonard, Levering, Linton, Little, Lovegrove, McCullough, Martin, Mathias, Mecredy, Meehan, Mercer, A. F. Miller, H. A. Miller, S. G. Miller, Mingle, Montgomery, Moore, Morrison, Morrow, Morton, Neill, Orr, Ouram, Pallatt, Parker, Pavitt, Perry, Quinn, E. W. Richards, Frank Richards, Roberts, Scott, Seeds, Seger, Shugart, Slater, Smedley, C. K. Smith, E. E. Smith, Spiel, Stauffer, F. Stevens, Stevenson, Stinger, Swain, Thackara, G. Thomas, W. S. Thomas, Thompson, Tongue, Van Osten, Wadsworth, G. H. Wagner, Thos. Wagner, Warren, Warwick, Wolstencroft, Woodhead, and Hartman, *Pres't*—123.

NAYS—None.

A majority of the members elected having voted in the affirmative,

It was agreed to,
And the bill passed.

Also, moved to proceed to second reading of bill (Appendix No. 112) entitled "An Ordinance to revise the lines and grades of the portion of City plan No. 198, bounded by Wayne avenue, Greene street, Washington lane and Johnson street."

Which was agreed to.

The first and only section was again read, and agreed to.

The title was agreed to.

The bill was read a third time,

And on its final passage,

The yeas and nays were required according to law, and were as follows :

YEAS—Messrs. Abrahams, Allen, Amick, Balbirnie, Barrows, Barton, Batt, Baumgaertel, Birch, Blackwood, Blake, Boorse, Borden, Bougher, Buck, Buckley, B.

H. Brown, W. H. Brown, Buchholz, Buck, Buckley, Caverow, Chew, Collins, Connell, Conrad, Cornelius, Corson, Costello, Creadick, Davidson, Dixon, Doak, Edmonds, Eslen, Falbey, Firth, Funston, Garrett, Gilpin, Goodman, Gordon, Graham, Hahn, Hammond, Harvey, Hazlett, Heins, Henry, Hetzell, Hohl, Hults, Irvine, Irwin, Ivins, Kinsley, Kittams, Knight, Krisher, Kucker, Lang, Leithhead, Leonard, Levering, Linton, Little, Lovegrove, McCullough, Martin, Mathias, Mecredy, Meehan, Mercer, A. F. Miller, H. A. Miller, S. G. Miller, Mingle, Montgomery, Moore, Morrison, Morrow, Morton, Neill, Orr, Ouram, Pallatt, Parker, Pavitt, Perry, Quinn, E. W. Richards, Frank Richards, Roberts, Scott, Seeds, Seger, Shugart, Slater, Smedley, C. K. Smith, E. E. Smith, Spiel, Stauffer, F. Stevens, Stinger, Swain, Thackara, G. Thomas, W. S. Thomas, Thompson, Tongue, Van Osten, Wadsworth, G. H. Wagner, Thos. Wagner, Warren, Warwick, Wolstencroft, Woodhead, and Hartman, *Pres't*—120.

NAYS—None.

A majority of the members elected having voted in the affirmative,

It was agreed to,

And the bill passed.

Select Council informed Common Council that they had received a report from the Committee on Street Passenger Railroads, with bill (Appendix No. 48) annexed entitled "An Ordinance to grant permission to the Southwestern Street Railway Company to lay tracks in the First, Twenty-sixth, Twenty-seventh and Thirty-sixth Wards; to use electric motors to be supplied from overhead wires, and to erect and maintain poles to support said wires."

Which they had passed.

Common Council proceeded to second reading of the bill.

The first section was again read, and agreed to.

The second section was again read, and agreed to.

The third section was again read, and agreed to.

The fourth section was again read, and agreed to.

The fifth section was again read, and agreed to.

The title was agreed to.

The bill was read a third time,

And on its final passage,

The yeas and nays were required according to law, and were as follows :

YEAS—Messrs. Abrahams, Allen, Amick, Anderson, Balbirnie, Barrows, Barton, Batt, Baumgaertel, Blackwood, Blake, Boorse, Boyer, B. H. Brown, Buchholz, Buck, Buckley, Caverow, Chew, Connell, Conrad, Cornelius, Corson, Costello, Creadick, Davidson, Dixon, Doak, Edmonds, Erdin, Eslon, Firth, Funston, Garrett, Goheen, Gordon, Graham, Hahn, Hammond, Harvey, Hazlett, Heins, Henry, Hetzell, Irvine, Irwin, Ivins, Kinsley, Kitams, Knight, Krisher, Kucker, Lang, Leithead, Leonard, Levering, Little, Lovegrove, McCullough, McCurdy, Martin, Mathias, Meeredy, A. F. Miller, S. G. Miller, Mingle, Mitchell, Montgoinery, Moore, Morrison, Morrow, Morton, Neill, Orr, Ouram, Pallatt, Parker, Pavitt, Perry, Quinn, E. W. Richards, Frank Richards, Sayre, Scott, Seger, Shugart, Slater, Smedley, E. E. Smith, Spiel, Stauffer, F. Stevens, Stevenson, Stinger, Swain, Thackara, W. S. Thomas, Tongue, Van Osten, Wadsworth, G. H. Wagner, Thos. Wagner, Warren, Warwick, Wolstencroft, Woodhead, and Hartman, *Pres't*—107.

NAYS—Messrs. Birch, Breitung, DeHaven, Meehan, Mercer, H. A. Miller, Roberts, Seeds, and Thompson—9.

A majority of the members elected having voted in the affirmative,

It was agreed to,

And the bill passed.

So Common Council concurred.

Common Council proceeded to second reading of Select Council resolution (Appendix No. 77) entitled "Resolution authorizing and directing the Clerks of Councils to purchase copies of Brightly's Digest of Ordinances."

The resolution was again read, and agreed to.

The title was agreed to.

So Common Council concurred.

Common Council resumed second reading of Select Council bill (Appendix No. 84) entitled "An Ordinance to remit and adjust certain water rent."

The first and only section was again read.

Mr. H. A. Miller moved to amend by striking out all after the words "for the reasons stated," and inserting the following: "Strike from the books all charges against premises No. 7106 Germantown avenue, for the years 1893 to 1897, both inclusive, for the reasons above stated: *Provided*, The ferrule charges for the five years be paid at five (5) dollars per year.

Strike from the books minimum meter charges against premises Nos. 1922 to 1932 Market street, for the years 1896 and 1897, because the buildings have been unoccupied for the time stated. Settlement for the years named to be passed upon the actual amount of water used, as registered by the meters: *Provided*, A permit be taken out and the ferrules drawn."

Which was agreed to.

The section as amended was agreed to.

The title was agreed to.

The amendment having been printed, by unanimous consent,

The bill was read a third time,

And on its final passage,

The yeas and nays were required according to law, and were as follows:

YEAS—Messrs. Allen, Amick, Balbirnie, Barrows, Batt, Baumgaertel, Birch, Blackwood, Blake, Boorse, Borden, Bougher, Boyer, Breitingner, B. H. Brown, W. H. Brown, Buchholz, Buck, Buckley, Caverow, Conrad, Cornelius, Corson, Creadick, Davidson, Dixon, Doak, Edmonds, Erdin, Eslen, Garrett, Goheen, Gordon, Graham, Hahn, Harvey, Heins, Hetzell, Hohl, Hults, Irvine, Irwin, Ivins, Kinsley, Kittams, Knight, Krisher, Kucker, Lang, Leitchhead, Leonard, Levering, Linton, Little, Lovegrove, McCullough, McCurdy, Martin, Mathias, Meehan, A. F. Miller, H. A. Miller, S. G. Miller, Mingle, Mitchell, Montgomery, Moore, Morton, Ouram, Pallatt, Parker, Pavitt,

E. W. Richards, Frank Richards, Roberts, Sayre, Scott, Seeds, Seger, Seltzer, Shugart, Slater, Smedley, E. E. Smith, Spiel, Stauffer, F. Stevens, Stevenson, Stinger, Swain, Thackara, G. Thomas, Thompson, Van Osten, Wadsworth, G. H. Wagner, Thos. Wagner, Warren, Warwick, Wolstencroft, Woodhead, and Hartman, *Pres't*—102.

NAYS—None.

A majority of the members elected having voted in the affirmative,

It was agreed to,

And the bill passed.

So Common Council concurred with an amendment.

Mr. Dixon moved to proceed to second reading of bill (Appendix No. 133), entitled "An ordinance to authorize the opening of Tackawanna and Mill streets."

Which was agreed to.

The first section was again read and agreed to.

The second section was again read and agreed to.

The title was agreed to.

The bill was read a third time.

And on its final passage,

The yeas and nays were required according to law, and were as follows:

YEAS—Messrs. Abrahams, Allen, Amick, Balbirnie, Barrows, Barton, Batt, Baumgaertel, Birch, Blackwood, Blake, Borden, Breiting, B. H. Brown, W. H. Brown, Buchholz, Buck, Buckley, Caverow, Conrad, Cornelius, Corson, Costello, Creadick, Davidson, DeHaven, Dixon, Doak, Edmonds, Eslen, Firth, Garrett, Gilpin, Goheen, Goodman, Gordon, Graham, Hahn, Hammond, Harvey, Hazlett, Heins, Henry, Hetzell, Hohl, Hults, Irvine, Irwin, Kittams, Krisher, Kucker, Leithead, Levering, Linton, Little, Lovegrove, McCullough, McCurdy, Martin, Mathias, Means, Mecredy, Meehan, Mercer, A. F. Miller, H. A. Miller, S. G. Miller, Mingle, Mitchell, Moore, Morrison, Morton, Orr, Ouram, Parker, Pavitt, Perry, Quinn, E. W. Richards, Frank Richards, Roberts, Scott, Seeds, Seger,

Seltzer, Shugart, Slater, Smedley, C. K. Smith, E. E. Smith, Spiel, F. Stevens, Stevenson, Stinger, Thackara, G. Thomas, Thompson, Tongue, Van Osten, Wadsworth, G. H. Wagner, Thos. Wagner, Warren, Warwick, Wolstencroft, Woodhead, and Hartman, *Pres't*—107.

NAYS—None.

A majority of the members elected having voted in the affirmative,

It was agreed to,

And the bill passed.

Mr. Hults moved to proceed to second reading of bill (Appendix No. 111) entitled "An Ordinance to revise the lines and grades of Broad street, from Johnson street to League Island, in the First and Twenty-sixth Wards."

Which was agreed to.

The first and only section was again read, and agreed to.

The title was agreed to.

The bill was read a third time.

And on its final passage,

The yeas and nays were required according to law, and were as follows:

YEAS—Messrs. Abrahams, Allen, Anderson, Barrows, Barton, Batt, Birch, Blackwood, Blake, Borden, Bougher, Boyer, Breitingner, B. H. Brown, W. H. Brown, Buchholz, Buck, Buckley, Caverow, Chew, Collins, Connell, Conrad, Cornelius, Corson, Creadick, Davidson, Dixon, Doak, Edmonds, Erdin, Eslon, Firth, Funston, Garrett, Gilpin, Goodman, Gordon, Graham, Hahn, Hammond, Harvey, Hazlett, Henry, Hohl, Hults, Irwin, Ivins, Kinsley, Kittams, Kri-
sher, Kucker, Lang, Leithead, Leonard, Levering, Little, McAllister, McCullough, McCurdy, Martin, Mathias, Mecredy, Meehan, Mercer, A. F. Miller, H. A. Miller, S. G. Miller, Mingle, Mitchell, Moore, Morrow, Neill, Orr, Pallatt, Parker, Pavitt, Quinn, E. W. Richards, Frank Richards, Sayre, Scott, Seeds, Seger, Seltzer, Shugart, Slater, E. E. Smith, Spiel, F. Stevens, Stevenson, Stinger, Thackara, Tongue, Van Osten, Wadsworth, G. H. Wag-

ner, Thos. Wagner, Warren, Wolstencroft, Woodhead, and Hartman, *Pres't*—102.

NAYS—Messrs. Amick, Balbirnie, Boorse, Costello, Goheen, Heins, Lovegrove, Roberts, G. Thomas, W. S. Thomas, and Warwick—11.

A majority of the members elected having voted in the affirmative,

It was agreed to,

And the bill passed.

Mr. Roberts moved that the rules requiring Common Council to adjourn at 6 o'clock P. M., be suspended for this session.

Which was agreed to.

Select Council informed Common Council that they had again considered Common Council bill (Appendix No. 125) entitled "An Ordinance to make an appropriation to the Board of Public Education, for the year 1898," and insist on their amendment to said bill, and have appointed a Committee of Conference on the part of Select Council, consisting of Messrs. Clay, Edwards and Nolan, and respectfully ask for the appointment of a like Committee on the part of Common Council on the point of difference between the two Chambers.

The message was read.

Mr. Roberts moved that a similar Committee be appointed on the part of Common Council.

Which was agreed to.

And the President appointed Messrs. Roberts, Allen and Mercer, the Committee of Conference on the part of Common Council, on the points of difference between the two Chambers on the said bill.

Mr. Hulst moved to proceed to second reading of bill (Appendix No. 113) entitled "An Ordinance to change the names of certain streets."

Which was agreed to.

The first and only section was again read.

Also, moved to amend by adding at the end thereof the following: "Union avenue, between Stenton avenue

and Fairmount Park, to Graver's lane ; Sullivan street, between Chestnut Hill avenue and Sunset avenue, to Norwood avenue; School street, between Ridge avenue and a point northeast of Germantown avenue, to School House lane; Galloway street, between Brown street and Fairmount avenue, to Mintzer street."

Which was agreed to.

The section as amended was agreed to.

The title was agreed to.

The amendment having been printed, by unanimous consent,

The bill was read a third time,

And on its final passage,

The yeas and nays were required according to law, and were as follows :

YEAS—Messrs. Allen, Amick, Barrows, Barton, Batt, Baumgaertel, Birch, Blackwood, Blake, Boorse, Bougher, Breiting, B. H. Brown, Buchholz, Buck, Buckley, Caverow, Chew, Connell, Cornelius, Corson, Creadick, Davidson, DeHaven, Dixon, Edmonds, Eslen, Firth, Funston, Garrett, Goheen, Goodman, Gordon, Graham Hahn, Hammond, Harvey, Hazlett, Heins, Hetzell, Hohl, Hults, Irwin, Ivins, Kinsley, Kittams, Knight, Kucker, Lang, Leithhead, Leonard, Levering, Lovegrove, McCullough, McCurdy, Mathias, Means, Mecredy, Meehan, Mercer, A. F. Miller, H. A. Miller, S. G. Miller, Mingle, Mitchell, Montgomery, Morrow, Morton, Ouram, Pallatt, Parker, Pavitt, Quinn, Frank Richards, Roberts, Scott, Seeds, Seger, Seltzer, Slater, Smedley, E. E. Smith, Spiel, Stauffer, F. Stevens, Stevenson, Thackara, G. Thomas, W. S. Thomas, Thompson, Tongue, Van Osten, Wadsworth, G. H. Wagner, Thos. Wagner, Warren, Warwick, Wolstencroft, Woodhead, and Hartman, *Pres't*—100.

NAYS—None.

A majority of the members elected having voted in the affirmative,

It was agreed to,

And the bill passed.

Select Council informed Common Council that they had concurred in Common Council bill (Appendix No. 127) entitled "An Ordinance to make an appropriation to the Department of Public Works, for the year 1898," with the following amendment: Amend Section 5, Item 4, by striking out the words and figures "two hundred and three thousand six hundred (203,600) dollars," and inserting the words and figures "three hundred and thirty thousand seven hundred (330,700) dollars." Also, by amending the total of the item, section and appropriation accordingly.

The message was read.

Mr. Thos. Wagner moved that Common Council concur.

Mr. Goodman moved to amend by concurring with the following amendment: by striking out in Item 4, the words and figures "three hundred and thirty thousand seven hundred (330,700) dollars," and inserting the words and figures "two hundred and eighty thousand (280,000) dollars," and amend the total of the item, section and appropriation accordingly.

On agreeing to the motion,

The yeas and nays were required by Mr. W. H. Brown, seconded by Mr. Edmonds, and were as follows:

YEAS—Messrs. Allen, Anderson, Barton, Batt, Birch, Blackwood, Boorse, Borden, Breiting, W. H. Brown, Buck, Collins, Corson, Costello, DeHaven, Dixon, Edmonds, Funston, Gilpin, Goheen, Goodman, Hawkes, Holil, Hults, Levering, Meehan, Mercer, A. F. Miller, H. A. Miller, Morrison, Neill, Orr, Ouram, Parker, Frank Richards, Roberts, Sayre, Seeds, F. Stevens, Swain, Thackara, G. Thomas, Thompson, G. H. Wagner, and Wolstencroft—45.

NAYS—Messrs. Amick, Balbirnie, Barrows, Baumgaertel, Blake, Bougher, Buchholz, Buckley, Caverow, Chew, Connell, Conrad, Cornelius, Creadick, Davidson, Doak, Erdin, Eslen, Firth, Garrett, Gordon, Graham, Hahn, Hammond, Harvey, Hazlett, Heins, Henry, Hetzell, Irvine, Irwin, Ivins, Kinsley, Knight, Kucker, Lang, Leithhead, Leonard, Little, Lovegrove, McAllister, McCullough,

McCurdy, Martin, Mathias, Mecredy, S. G. Miller, Mingle, Mitchell, Montgomery, Moore, Morrow, Morton, Pallatt, Pavitt, Perry, Quinn, Scott, Seger, Seltzer, Shugart, Slater, Smedley, E. E. Smith, Spiel, Stauffer, Stinger, W. S. Thomas, Tongue, Van Osten, Wadsworth, Thos. Wagner, Warren, Warwick, Woodhead, and Hartman, *Pres't*—76.

Which was not agreed to.

The question being on agreeing to the motion to concur,

The yeas and nays were required according to law, and were as follows :

YEAS—Messrs. Abrahams, Amick, Balbirnie, Baumgaertel, Blake, Bougher, Buchholz, Buckley, Caverow, Connell, Conrad, Cornelius, Creadick, Davidson, Doak, Erdin, Eslen, Firth, Garrett, Gordon, Graham, Hahn, Hammond, Harvey, Hazlett, Heins, Henry, Hetzell, Irvine, Irwin, Ivins, Kinsley, Kittams, Knight, Kucker, Lang, Leithead, Leonard, Levering, Little, Lovegrove, McAllister, McCullough, McCurdy, Martin, Mathias, Mecredy, S. G. Miller, Mingle, Mitchell, Montgomery, Moore, Morrow, Morton, Orr, Pallatt, Pavitt, Perry, Scott, Seger, Seltzer, Shugart, Slater, Smedley, E. E. Smith, Spiel, Stauffer, Stinger, W. S. Thomas, Tongue, Van Osten, Wadsworth, Thos. Wagner, Warren, Warwick, Woodhead, and Hartman *Pres't*—77.

NAYS—Messrs. Anderson, Barton, Batt, Birch, Blackwood, Boorse, Borden, Breitinger, Buck, Chew, Collins, Corson, Costello, DeHaven, Dixon, Edmonds, Funston, Gilpin, Goheen, Goodman, Hawkes, Hohl, Hults, Mercer, A. F. Miller, H. A. Miller, Morrison, Neill, Ouram, Parker, Quinn, Frank Richards, Roberts, Sayre, Seeds, F. Stevens, Swain, Thackara, G. Thomas, Thompson, G. H. Wagner, and Wolstencroft—42.

Which was agreed to.

So Common Council concurred in Select Council's amendment.

Mr. Roberts, Chairman of the Committee of Conference, on the points of difference between the two Chambers on Common Council bill (Appendix No. 125) entitled "An

Ordinance to make an appropriation to the Board of Public Education, for the year 1898," presented the following report :

Philadelphia, January 6, 1898.

To the Presidents and Members of Select and
Common Councils of the City of Philadelphia.

GENTLEMEN :—Your Committee of Conference, on the points of difference between the two Chambers, on Common Council bill (Appendix No. 125) entitled "An Ordinance to make an appropriation to the Board of Public Education for the year 1898," respectfully report that they have considered the same and recommend that Select Council recede from its amendment.

Committee of Select Council.

Geo. B. Edwards, James Nolan.

Committee of Common Council.

Chas. Roberts, Wm. W. Allen, George Gluyas Mercer.

The amendment is as follows : "Item 65. To enable the Board of Education to obtain and award to the most meritorious pupils of the Central High School, the Philadelphia Normal School, the High School for girls, and the Manual Training Schools, scholarships in universities or colleges, two thousand five hundred (2,500) dollars : *Provided*, That no scholarship shall cost more than one hundred (100) dollars per annum for any pupil: *Provided further*, That those to whom such scholarships may be awarded shall be free to choose any course, upon which they may be qualified to enter," and amend the total of the appropriation accordingly.

The report was read.

The question being on agreeing to the adoption of the report,

The yeas and nays were required according to law, and were as follows :

YEAS—Messrs. Abrahams, Allen, Amick, Anderson, Barton, Batt, Baumgaertel, Birch, Blackwood, Blake, Boorse, Borden, Bougher, Buchholz, Buck, Buckley, Cav-

erow, Connell, Conrad, Cornelius, Corson, Costello, Creadick, Davidson, DeHaven, Dixon, Doak, Edmonds, Erdin, Eslen, Firth, Funston, Garrett, Gilpin, Goheen, Goodman, Graham, Hammond, Heins, Henry, Hetzell, Hohl, Hulst, Irvine, Irwin, Ivins, Kinsley, Kittams, Kueker, Leonard, Levering, Little, McCurdy, Mathias, Mecredy, Mercer, A. F. Miller, H. A. Miller, S. G. Miller, Mingle, Mitchell, Moore, Morrison, Morrow, Morton, Neill, Orr, Ouram, Parker, Pavitt, Perry, Frank Richards, Roberts, Sayre, Scott, Seeds, Seger, Seltzer, Shugart, Slater, E. E. Smith, Stauffer, F. Stevens, Stinger, Swain, Thackara, G. Thomas, W. S. Thomas, Van Osten, Wadsworth, G. H. Wagner, Thos. Wagner, Warwick, Wolstencroft, and Hartman, *Pres't*—95.

NAYS—Messrs. Lovegrove and Warren—2.

A majority of the members elected having voted in the affirmative,

It was agreed to,

And the report was adopted.

Mr. Seeds (on leave) offered the following, to wit :
“Resolution requesting the City Controller to countersign certain warrants against Item 23, in the annual appropriation to the Department of Public Safety (Bureau of Police), for the year 1897.” (*Appendix No. 169.*)

Also, moved to proceed to second reading of the resolution.

Which was agreed to.

The resolution was again read, and agreed to.

The title was agreed to.

Select Council informed Common Council that they had considered the report of the Committee of Conference on the points of difference between the two chambers on Common Council bill (Appendix No. 125) entitled “An Ordinance to make an appropriation to the Board of Public Education for the year 1898, and have disagreed thereto and have appointed another Committee of Conference consisting of Messrs. Lamond, Rowen and Raff on the part of

Select Council and ask for the appointment of a similar committee on the part of Common Council.

The message was read.

Mr. Seeds moved that a similar Committee on the part of Common Council be appointed,

Which was agreed to.

And the President appointed Messrs. Seeds, Anderson, and Morrison the Committee of Conference on the part of Common Council on the points of difference between the two chambers on said bill.

Mr. Connell (on leave) offered the following, to wit: "Resolution of instruction to the Department of Public Works and City Solicitor to compel the B. & O. Railroad Company to place proper structures in place of the worn out and dilapidated wooden bridges in the Twenty-seventh Ward." (*Appendix No. 170.*)

Also, moved to proceed to second reading of the resolution.

Which was agreed to.

The first resolution was again read, and agreed to.

The second resolution was again read, and agreed to.

The preambles were agreed to.

The title was agreed to.

Mr. Batt (on leave) offered the following, to wit: "Resolution of request to the Director of Public Works, relative to an improvement of the water supply of the City of Philadelphia."

Also moved to proceed to second reading of the resolution.

Which was agreed to.

The resolution was again read.

Mr. Morrow moved that the resolution be referred to the Committee on Water,

Which was agreed to.

Common Council proceeded to second reading of Select Council Resolution (*Appendix No. 74*) entitled "Resolu-

tion in relation to the advisability of the City building its own fire engines."

The resolution was again read, and agreed to.

The preambles were agreed to.

The title was agreed to.

So Common Council concurred.

Mr. Morrow moved that Common Council take a recess for fifteen minutes.

Which was agreed to.

The fifteen minutes having expired,

The President called Common Council to order.

Mr. Seeds, Chairman of the Committee of Conference on the points of difference between the two chambers on Common Council bill (Appendix No. 125) entitled "An Ordinance to make an appropriation to the Board of Public Education for the year 1898," presented the following report:

Philadelphia, January 6, 1898.

To the Presidents and Members of Select and
Common Councils of the City of Philadelphia.

GENTLEMEN:—Your Committee of Conference on the points of difference between the two chambers, on Common Council bill (Appendix No. 125) entitled "An Ordinance to make an appropriation to the Board of Public Education, for the year 1898, respectfully report that they have considered the same and have failed to agree.

Committee of Select Council.

Samuel Lamond, Wm. Rowen, A. Raymond Raff.

Committee of Common Council.

Edward A. Anderson, J. Howard Morrison, Jacob J. Seeds.

The report was read.

Mr. Hawkes moved that the Committee of Conference be discharged,

Which was agreed to.

Mr. Mercer moved that all legislation relative to the appointment of the second Committee of Conference be expunged from the minutes.

Which was not agreed to.

Select Council informed Common Council that they had considered the report of the Committee of Conference, on the points of difference between the two Chambers, on Common Council bill (Appendix No. 125) entitled "An Ordinance to make an appropriation to the Board of Public Education, for the year 1898," and said Committee having failed to agree, Select Council has appointed a new Committee, consisting of Messrs. Black, Nobre and Dougherty, on the part of Select Council, and respectfully ask for the appointment of a like Committee on the part of Common Council.

The message was read.

Mr. Seeds moved that a similar Committee on the part of Common Council be appointed.

Which was agreed to.

And the President appointed Messrs. Seeds, Hawkes, and Buchholz, the Committee of Conference on the part of Common Council, on the points of difference between the two Chambers on said bill.

Mr. G. Thomas moved to proceed to second reading of resolution (Appendix No. 150) entitled "Resolution of request to the Manager of the Union Traction Company to run additional cars between the hours of 7 and 10 A. M. and 5 and 7 P. M."

Which was agreed to.

The resolution was again read, and agreed to.

The title was agreed to.

Mr. Edmonds moved to proceed to second reading of resolution (Appendix No. 151) entitled "Resolution to repeal resolution requesting the Director of Public Safety to permit hotel-keepers and officers of banks to privately contract for the removal of garbage."

Which was agreed to.

The resolution was again read, and not agreed to.

Mr. Seeds, Chairman of the Committee of Conference, on the points of difference between the two Chambers, on Common Council bill (Appendix No. 125) entitled "An Ordinance to make an appropriation to the Board of Public Education, for the year 1898," presented the following report :

Philadelphia, January 6, 1898.

To the Presidents and Members of Select and
Common Councils of the City of Philadelphia.

GENTLEMEN:—Your Committee of Conference, on the points of difference between the two chambers, on Common Council bill (Appendix No. 125) entitled "An Ordinance to make an appropriation to the Board of Public Education, for the year 1898," respectfully report that they have considered the same, and unanimously agreed that Select Council recede from their amendment.

Committee of Select Council.

Jos. L. Nobre, John Dougherty, Hugh Black.

Committee of Common Council.

E. Buchholz, J. J. Seeds, George Hawkes.

The report was read.

The question being on agreeing to the adoption of the report,

The yeas and nays were required according to law, and were as follows :

YEAS—Messrs, Abrahams, Allen, Anderson, Barton, Baumgaertel, Birch, Blackwood, Boorse, Borden, Buchholz, Buck, Buckley, Caverow, Connell, Cornelius, Corson, Costello, Dixon, Doak, Edmonds, Erdin, Eslen, Firth, Funston, Garrett, Gilpin, Goheen, Hahn, Hawkes, Heins, Henry, Hetzell, Hohl, Irvine, Irwin, Ivins, Kinsley, Kitams, Kucker, Leithead, Leonard, Levering, Little, Lovegrove, McCurdy, Meeredy, Mercer, A. F. Miller, H. A. Miller, S. G. Miller, Mingle, Mitchell, Montgomery, Moore, Morrison, Morrow, Morton, Orr, Ouram, Parker, Roberts, Sayre, Scott, Seeds, Seger, Seltzer, Shugart, Slater, E. E. Smith, Stauffer, F. Stevens, Stinger, Swain,

Thackara, G. Thomas, W. S. Thomas, Tongue, Van Osten, Wadsworth, G. H. Wagner, Thos. Wagner, Warren, Warwick, Wolstencroft, and Hartman, *Pres't*—85.

NAYS—None.

A majority of the members elected having voted in the affirmative,

It was agreed to,

And the report was adopted.

Select Council informed Common Council that they had received a report from the Committee on Water, with bill (Appendix No. 73) annexed entitled "An Ordinance to lay water pipe in Sharswood, Forty-fourth, Huntingdon, Thirtieth, Hollywood, Myrtlewood, Oakdale, Airdrie, Ithan, Frazier, and Salford streets and Osage avenue.

Which they passed.

Also, that they had received a report from the Electrical Committee, with resolution (Appendix No. 81) annexed entitled "Resolution discharging the Electrical Committee from the further consideration of bills to change electric lights in the First, Twenty-fifth, and Twenty-third Wards, and the placing of a mast-arm in the Thirty-third Ward."

Which they had passed.

Also, that they had concurred in the following, to wit:

"An Ordinance to place on the City plan Wyoming, Paxson, Simpson, Edgewood, Yocum, Frazier, Ithan, and Hilton streets, and Hart lane." (Appendix No. 109.)

"An Ordinance to authorize the widening of Cresson street between Green lane and Carson street." (Appendix No. 110.)

"An Ordinance to revise the lines and grades of Broad street, from Johnson street to League Island, in the First and Twenty-sixth Wards." (Appendix No. 111.)

"An Ordinance to revise the lines and grades of the portion of City plan No. 198, bounded by Wayne avenue, Greene street, Washington lane and Johnson street." (Appendix No. 112.)

“An Ordinance to change the names of certain streets.” (Appendix No. 113.)

“An Ordinance to authorize the Department of Public Works to pay certain bills for repairs to footways.” (Appendix No. 130.)

“An Ordinance granting permission to the W. J. McCahan Sugar Refining Company to lay steam and water-pipes to connect their refinery with their sugar house, in the First Ward.” (Appendix No. 131.)

“An Ordinance to authorize the Mayor to enter security for the immediate opening of Righter street, from Hermit lane to Osborne street.” (Appendix No. 132.)

“An Ordinance to authorize the opening of Tackawanna and Mill streets.” (Appendix No. 133.)

“Resolution to approve and confirm the First National Bank as the bank in which the active account of the City Treasurer shall be kept.” (Appendix No. 152.)

“Resolution requesting the City Controller to countersign certain warrants against Item 23, in the annual appropriation to the Department of Public Safety (Bureau of Police), for the year 1897.” (Appendix No. 169.)

“Resolution of instruction to the Department of Public Works and City Solicitor to compel the B. & O. R. R. Co. to place proper structures in place of the worn out and dilapidated wooden bridges in the Twenty-seventh Ward.” (Appendix No. 170.)

Also, that they had concurred in Common Council amendment to Select Council bill (Appendix No. 84, Vol. I.) entitled “An Ordinance to remit and adjust certain charges for water rent.”

Mr. G. Thomas moved that Common Council do now adjourn.

Which was agreed to.

So Common Council adjourned.

Thursday, January 20, 1898.

Members present :

Messrs. Abrahams, Allen, Amick, Anderson, Balbirnie, Barrows, Barton, Batt, Baungaertel, Birch, Blackwood, Blake, Boorse, Borden, Bougher, Boyer, Breitingner, B. H. Brown, W. H. Brown, Buchholz, Buck, Buckley, Caverow, Chew, Collins, Connell, Conrad, Cornelius, Corson, Costello, Creadick, Davidson, DeHaven, Dixon, Doak, Edmonds, Erdin, Eslen, Falbey, Firth, Funston, Garrett, Gilpin, Goheen, Goodman, Gordon, Graham, Hahn, Hammond, Harvey, Hazlett, Heins, Henry, Hetzell, Hohl, Hulst, Irvine, Irwin, Ivins, Kinsley, Kittams, Knight, Krisher, Kucker, Leithead, Leonard, Levering, Linton, Little, Lovegrove, McAllister, McCullough, McCurdy, Martin, Mathias, Means, Mecredy, Meehan, Mercer, H. A. Miller, S. G. Miller, Mingle, Mitchell, Montgomery, Moore, Morrison, Morrow, Morton, Neill, Orr, Ouram, Pallatt, Parker, Pavitt, Perry, Quinn, E. W. Richards, Frank Richards, Roberts, Sayre, Scott, Seeds, Seger, Seltzer, Shugart, Slater, Smedley, C. K. Smith, E. E. Smith, Spiel, Stauffer, Steger, A. F. Stevens, F. Stevens, Stevenson, Stinger, Swain, Thackara, W. S. Thomas, Thompson, Tongue, Van Osten, Wadsworth, G. H. Wagner, Thos. Wagner, Warren, Warwick, Wolstencroft, Woodhead, and Hartman, *Pres't*.

The President presented the following :

Philadelphia, January 20, 1898.

WENCEL HARTMAN, ESQ.,

President of Common Council.

DEAR SIR :—In consequence of a severe cold I have been advised to remain at home. You will therefore excuse my absence from the Chamber to-day.

Yours respectfully,

A. F. MILLER.

Also, presented a communication from the City Controller informing Councils that after the closing of the books of the Department for the year ending December 31, 1897, there was a deficit shown amounting to eight hundred and twenty-eight thousand three hundred and twenty-five (\$28,325) dollars and sixty-one (61) cents, and notifying Councils that the appropriations for the year 1898 must be brought within the amount of the deficit before the books of 1898 can be opened for the transaction of business or the appropriations just made become available. (*Appendix No. 171.*)

Which was read, and referred to the Committee on Finance.

Also, presented a communication from the Commissioners of the Sinking Funds, submitting their report for the quarter ending December 31, 1897. (*Appendix No. 172.*)

Which was read, and referred to the Committee on Finance.

Also, presented a communication from the City Solicitor, submitting copy of report of the jury in the matter of the opening of Knox street, from Manheim to Queen street, Twenty-second Ward, filed January 6, 1898. (*Appendix No. 173.*)

Which was read, and referred to the Committee on Highways.

Also, presented a further communication from the City Solicitor, submitting a copy of the report of the jury in the matter of the opening of Manton street, from Twenty-fourth to Twenty-fifth street, filed January 8, 1898. (*Appendix No. 174.*)

Which was read, and referred to the Committee on Highways.

Also, presented a further communication from the City Solicitor, submitting a copy of the report of the jury in the matter of the widening of Fairmount avenue, from Thirty-third to Thirty-fourth street, Twenty-fourth Ward, filed January 11, 1898. (*Appendix No. 175.*)

Which was read, and referred to the Committee on Highways.

Also, presented a communication from the Workingmen's Protective Tariff League of Philadelphia, urging Councils to pass the eleven million two hundred thousand (11,200,000) dollar loan bill.

Which was read, and referred to the Committee on Finance.

Also, presented a communication from the Northern Liberties Gas Company, submitting a statement of their receipts and expenditures for the year 1897, together with the previous outlay of capital. (*Appendix No. 176.*)

Which was read, and referred to the Committee on Finance.

Also, presented a communication from the City Trust, Safe Deposit and Surety Co. of Philadelphia, submitting statement of the bonds issued by said company to the City of Philadelphia, from July 1, 1897, to December 31, 1897, also a statement of the financial condition of the company, January 1, 1898. (*Appendix No. 177.*)

Which was read, and referred to the Committee on Finance.

Also, presented bills to repave the following streets in the Eighth Ward, with sheet asphaltum: Locust street, from Thirteenth to Broad street, and Warnock street, from Walnut to Locust street.

Which were referred to the Committee on Highways.

Mr. McAllister (on leave) read in place a bill entitled "An Ordinance to grade Wolf street, from Seventh to Eighth street, in the First Ward."

Which was referred to the Committee on Highways.

Mr. Balbirnie (on leave) read in place a bill entitled "An Ordinance to construct a sewer in McMullin's court, northward to dead end, in the Fifth Ward."

Which was referred to the Committee on Surveys.

Mr. Van Osten (on leave) read in place a bill entitled "An Ordinance to set aside buildings Nos. 429 and 431 Race street, and building in the court in the rear, adjoining the Northeast Grammar School, Sixth Section, owned by the City of Philadelphia, for school purposes."

Which was referred to the Committee on Schools.

Mr. Hammond (on leave) read in place a bill entitled "An Ordinance to construct a sewer in Croskey street, from Pine to Lombard street, in the Seventh Ward."

Which was referred to the Committee on Surveys.

Also (on leave), read in place a bill entitled "An Ordinance to pave DeLancey street, from Twenty-third to Twenty-fourth street, in the Seventh Ward, with asphalt."

Which was referred to the Committee on Highways.

Mr. Chew presented a petition of citizens and owners of property on Sansom street, between Nineteenth and Twenty-third streets, and cross streets adjacent thereto, in the Seventh Ward, asking Councils to lay a surface of asphalt pavement on the Belgian blocks now laid on Sansom street.

Which was referred to the Committee on Highways.

Mr. Hulst (on leave) read in place a bill entitled "An Ordinance to revise the curb lines and make the necessary adjustments in the grades of Pennsylvania avenue, from Hamilton street to Twenty-seventh street."

Which was referred to the Committee on Surveys.

Mr. Abrahams (on leave) read in place a bill entitled "An Ordinance to locate an electric light on Myrtle street, between Twelfth and Thirteenth streets, in the Fourteenth Ward."

Which was referred to the Electrical Committee.

Mr. Montgomery (on leave) read in place a bill entitled "An Ordinance to repave the following streets in the Fifteenth Ward: Uber street, from Fairmount avenue to Parish street, and Wood street, from Twentieth to Twenty-fourth street, with Belgian block; Perkiomen street, from Vineyard to Nineteenth street, and Brown street, from Nineteenth to Twenty-third street, with asphalt."

Which were referred to the Committee on Highways.

Mr. Dixon (on leave) read in place a bill entitled "An Ordinance to authorize the opening of Umbria avenue, from Cinnaminson avenue to Shawmont avenue, in the Twenty-first Ward."

Which was referred to the Committee on Highways.

Also (on leave), read in place a bill entitled "An Ordinance to grade Overbrook avenue, from Bryn Mawr avenue to Fifty-third street, in the Thirty-fourth Ward."

Which was referred to the Committee on Highways.

Also (on leave), read in place a bill entitled "An Ordinance to authorize the macadamizing of Bryn Mawr avenue, from Overbrook to Wynnefield avenue; Bryn Mawr avenue, from Susquehanna avenue to Parkside avenue, and Parkside avenue, from Bryn Mawr avenue to Fifty-third street, in the Thirty-fourth Ward."

Which was referred to the Committee on Highways.

Also (on leave), read in place a bill entitled "An Ordinance to surface Overbrook avenue, from Bryn Mawr avenue to Fifty-third street, in the Thirty-fourth Ward, with broken stone."

Which were referred to the Committee on Highways.

Mr. Meehan (on leave) read in place a bill entitled "An Ordinance to appropriate for public park purposes certain lands in the Twenty-second and Thirty-third Wards."

Which was referred to the Committee on Municipal Government.

Also (on leave), read in place a bill entitled "An Ordinance to authorize the opening of Seventeenth street, from Cayuga street to Roberts avenue, in the Twenty-second Ward."

Which was referred to the Committee on Highways.

Also (on leave), read in place a bill entitled "An Ordinance to pave Roberts avenue (formerly Lena street), from Seventeenth to Eighteenth street, in the Twenty-second and Twenty-third Wards."

Which was referred to the Committee on Highways.

Mr. Seeds presented a communication from the Mayor, stating that City may expect to be one of the beneficiaries under the will of Dr. Thomas W. Evans, lately deceased in Paris, France, and suggesting that in order that the interest of the City be protected counsel be retained at the earliest possible moment. (*Appendix No. 178.*)

Which was read, and referred to the Committee on Finance.

Also (on leave), read in place a bill entitled "An Ordinance to approve the contract and surety of E. D. Smith & Company for the construction of the work appurtenant to the temporary track connections from Hamilton street to the Baldwin Locomotive Works, between Broad and Fifteenth streets, being what is known as contract No. 45, of the Reading Subway, for the Bureau of Surveys."

Which was referred to the Committee on Finance.

Also (on leave), read in place a bill entitled "An Ordinance to remit bills for taxes due by the Philadelphia Bourse, for the years 1895, 1896 and 1897, and to omit from the tax levy the Philadelphia Bourse property for the years 1898 and 1899."

Which was referred to the Committee on Finance.

Mr. Davidson (on leave) read in place bills to lay water-pipe in the following streets in the Twenty-second Ward: Marion street, from Queen to Hansberry street, and Ashmead street, from Greene to Knox street.

Which were referred to the Committee on Water.

Also (on leave), read in place a bill entitled "An Ordinance to grade Chew street, from Haines street to Washington avenue, in the Twenty-second Ward."

Which was referred to the Committee on Highways.

Also (on leave), read in place bills to pave the following streets in the Twenty-second Ward, with vitrified paving brick: Marion street, from Queen to Hansberry street; Logan street, from Henry street to Wayne avenue, and Logan street, from Germantown avenue to Greene street.

Which were referred to the Committee on Highways.

Mr. Goodman (on leave) read in place a bill entitled "An Ordinance to authorize the location of an electric light on Chestnut avenue, 351 feet east of Owen Estate line on church sidewalk, and one on north side Pennsylvania Railroad and Owen's lane or Twenty-seventh street, in the Twenty-second Ward."

Which was referred to the Electrical Committee.

Also (on leave), read in place a bill entitled "An Ordinance to construct a main sewer an extension of the east

branch of the Wingohocking Creek system, in the Twenty-second Ward, and to make an appropriation therefor."

Which was referred to the Committee on Surveys.

Also (on leave), read in place a bill entitled "An Ordinance to construct a main sewer, an extension of the west branch of the Wingohocking Creek system, in the Twenty-second Ward, and to make an appropriation therefor."

Which was referred to the Committee on Surveys.

Mr. Corson (on leave) read in place a bill entitled "An Ordinance to make an appropriation to the Department of Public Works (Bureau of Surveys), for the purchase of apparatus for testing laboratory and for other scientific investigation."

Which was referred to the Committee on Finance.

Also (on leave), read in place a bill entitled "An Ordinance to construct a sewer in James street, from Margaret street to Bridge street, in the Twenty-third Ward."

Which was referred to the Committee on Surveys.

Also (on leave), read in place a bill entitled "An Ordinance to lay water-pipe in James street, from Margaret street to Pratt street, in the Twenty-third Ward."

Which was referred to the Committee on Water.

Also (on leave), read in place a bill entitled "An Ordinance to lay gas-pipe in James street, from Margaret street to Pratt street, in the Twenty-third Ward."

Which was referred to the Committee on Gas.

Also (on leave), read in place a bill entitled "An Ordinance to authorize the opening of Ditman street, from Plum to Bridge street, in the Twenty-third Ward."

Which was referred to the Committee on Highways.

Also (on leave), read in place a bill entitled "An Ordinance to authorize the opening of James street, from Margaret street to Tucker street, in the Twenty-third Ward."

Which was referred to the Committee on Highways.

Also (on leave), read in place a bill entitled "An Ordinance to grade James street, from Margaret street to Tucker street, in the Twenty-third Ward."

Which was referred to the Committee on Highways.

Also (on leave), read in place a bill entitled "An Ordinance to pave James street, from Margaret to Bridge street, in the Twenty-third Ward, with asphalt."

Which was referred to the Committee on Highways.

Mr. Frank Richards (on leave) read in place a bill entitled "An Ordinance to construct a sewer in Powelton avenue, from Forty-first to Forty-second street, in the Twenty-fourth Ward."

Which was referred to the Committee on Surveys.

Mr. Knight (on leave) read in place a bill entitled "An Ordinance to repave Fremont street, from Salmon to Edgemont street, in the Twenty-fifth Ward, with vitrified brick."

Which was referred to the Committee on Highways.

Mr. Connell (on leave) read in place a bill entitled "An Ordinance to make an appropriation for constructing an addition to the Bartram School, in the Twenty-seventh Ward."

Which was referred to the Committee on Schools.

Also (on leave), read in place a bill entitled "An Ordinance to authorize the location of gasoline lamps in the Twenty-seventh Ward."

Which was referred to the Committee on Gas.

Also (on leave), read in place bills to construct sewers in the following streets in the Twenty-seventh Ward: Yocum street, from Seventy-first to Seventy-second street, and Sixtieth street, from South to Walnut street.

Which was referred to the Committee on Surveys.

Also (on leave), read in place a bill entitled "An Ordinance to construct a main sewer in Webster street, Fifty-eighth street, Catharine street, and Sixtieth street, from stream near Fifty-sixth street to Sixtieth street, and on Sixtieth street to South street."

Which was referred to the Committee on Surveys.

Also (on leave), read in place bills to lay water-pipe in the following streets in the Twenty-seventh Ward; Seventy-first street, from Elmwood avenue to Buist avenue, and Buist avenue, from Sixty-first street to Island road.

Which were referred to the Committee on Water.

Also (on leave), read in place bills to authorize the opening of the following streets in the Twenty-seventh Ward: Gibson avenue, from Fifty-eighth street to Island road; Seventy-first street, from Elmwood avenue to Buist avenue; and Buist avenue, from Sixty-first street to Island road.

Which were referred to the Committee on Highways.

Also (on leave), read in place bills to grade the following streets in the Twenty-seventh Ward: Seventy-first street, from Elmwood avenue to Buist avenue, and Buist avenue, from Sixty-fifth street to Island road.

Which were referred to the Committee on Highways.

Also (on leave), read in place a bill entitled "An Ordinance to pave Yocum street, from Seventy-first to Seventy-second street, in the Twenty-seventh Ward, with vitrified brick."

Which was referred to the Committee on Highways.

Mr. Goheen (on leave) read in place a bill entitled "An Ordinance to locate twelve (12) gasoline lamps on Sixtieth street, from South street to Baltimore avenue, in the Twenty-seventh Ward."

Which was referred to the Committee on Gas.

Also (on leave), read in place a bill entitled "An Ordinance to construct a sewer in Pine street, from Forty-fifth to Forty-sixth street, in the Twenty-seventh Ward."

Which was referred to the Committee on Surveys.

Also (on leave), read in place a bill entitled "An Ordinance to authorize the construction of a main sewer on Sixty-fourth street and Eastwick avenue, in the Twenty-seventh Ward."

Which was referred to the Committee on Surveys

Also (on leave), read in place a bill entitled "An Ordinance to lay water-pipe in Pine street, between Forty-fifth and Forty-sixth streets, in the Twenty-seventh Ward."

Which was referred to the Committee on Water.

Mr. H. A. Miller (on leave) read in place a bill entitled "An Ordinance to construct a sewer in Ontario street, from Twenty-second to Twenty-third street, in the Thirty-eighth Ward."

Which was referred to the Committee on Surveys.

Also (on leave), read in place a bill entitled "An Ordinance to lay water-pipe in Twentieth, Lambert, Woodstock, Garnet and Opal streets, from Lehigh avenue to Somerset street, and Ontario street, from Twenty-second to Twenty-third street, in the Thirty-eighth Ward."

Which was referred to the Committee on Water.

Also (on leave), read in place a bill entitled "An Ordinance to place Lambert, Woodstock, Garnet and Opal streets, from Lehigh avenue to Somerset street, on the City plan."

Which was referred to the Committee on Surveys.

Also (on leave), read in place bills to grade the following streets in the Thirty-eighth Ward: Ontario street, from Twenty-second to Twenty-third street; Bellevue street, from Twenty-second street to Chestnut Hill Branch, Pennsylvania Railroad, and Estaugh street, from Twentieth to Twenty-first street.

Which were referred to the Committee on Highways.

Also (on leave), read in place bills to pave the following streets in the Thirty-eighth Ward with sheet asphaltum: Twentieth street, from Lehigh avenue to Somerset street, and Ontario street, from Twenty-second to Twenty-third street.

Which were referred to the Committee on Highways.

Mr. Warren (on leave) read in place bills to grade the following streets in the Twenty-eighth Ward: Twenty-fourth street, from York to Huntingdon street, and Huntingdon street, from Twenty-ninth to Thirty-first street.

Which were referred to the Committee on Highways.

Mr. Edmonds (on leave) read in place bills to repave the following streets in the Twenty-ninth Ward with sheet asphalt: Lambert street, from Columbia avenue to Montgomery avenue, and Twenty-first street, from North College avenue to Montgomery avenue.

Which were referred to the Committee on Highways.

Mr. Boorse (on leave) read in place a bill entitled "An Ordinance to authorize the purchase of the lot of ground and buildings thereon at the northeast corner of Ridge

avenue and Oxford street, in the Twenty-ninth Ward, for a police and patrol station and to make an appropriation of twenty-nine thousand (29,000) dollars therefor."

Which was referred to the Committee on City Property.

Mr. Irvine (on leave) read in place a bill entitled "An Ordinance to construct a sewer on Washington avenue, from Twentieth to Twenty-first street, in the Thirtieth Ward."

Which was referred to the Committee on Surveys.

Mr. Pallatt (on leave) read in place a bill entitled "An Ordinance to authorize the re-grading and re-paving of Sergeant and Almond streets, in the Thirty-first Ward."

Which was referred to the Committee on Highways.

Mr. Thos. Wagner (on leave) read in place a bill entitled "An Ordinance to make an appropriation to pay J. B. Vanderslice for gas-pipe."

Which was referred to the Committee on Gas.

Also (on leave), read in place a bill entitled "An Ordinance to lay water-pipe in Thayer street, from Third to American street, in the Thirty-third Ward."

Which was referred to the Committee on Water.

Also (on leave), read in place a bill entitled "An Ordinance to place Hartwell street, from Ontario street to Allegheny avenue, in the Thirty-third Ward, on the City plan."

Which was referred to the Committee on Surveys.

Also (on leave), read in place bills to authorize the opening of the following streets in the Thirty-third Ward: Twentieth street, from Germantown avenue to Wingohocking street; Sixteenth street, from Cayuga to Wingohocking street, and Seventeenth street, from Cayuga to Wingohocking street.

Which were referred to the Committee on Highways.

Also (on leave), read in place a bill entitled "An Ordinance to authorize the opening of Rising Sun avenue, Luzerne and Third streets."

Which was referred to the Committee on Highways.

Mr. Thackara (on leave) read in place a bill entitled "An Ordinance to locate a gasoline lamp in centre of alley,

between Fourth and Orianna streets, below Cambria street, and one at each end of Pennsylvania Railroad bridge, at Sixth street and Connecting Railroad, on the west side south of Sedgley avenue, in the Thirty-third Ward."

Which was referred to the Committee on Gas.

Also (on leave), read in place a bill entitled "An Ordinance to grade Kipp street, from Venango to Tioga street, in the Thirty-third Ward."

Which was referred to the Committee on Highways.

Also (on leave), read in place bills to re-pave the following streets in the Thirty-third Ward: Dorritt street, from Eighteenth to Cayuga street, with asphaltum, and Eighth street, from Tioga to Rising Sun avenue, with brick on concrete base.

Which were referred to the Committee on Highways.

Mr. S. G. Miller (on leave) read in place a bill entitled "An Ordinance to authorize the location of a gasoline lamp in alley rear of 2836 North Sixth street."

Which was referred to the Committee on Gas.

Also (on leave), read in place a bill entitled "An Ordinance to relieve Fair Hill M. E. Church from payment of costs for street improvements on the line of their property on Clearfield street."

Which was referred to the Committee on Law.

Mr. Warwick (on leave) read in place a bill entitled "An Ordinance to lay water-pipe in Sixty-first and Robinson streets, from Market to Arch street, in the Thirty-fourth Ward."

Which was referred to the Committee on Water.

Also (on leave), read in place a bill entitled "An Ordinance to place Robinson street, from Market to Arch street, in the Thirty-fourth Ward, on the City plan."

Which was referred to the Committee on Surveys.

Alos (on leave), read in place bills to grade the following streets in the Thirty-fourth Ward: Sixty-first street, from Market to Arch street; and Robinson street, from Market to Arch street.

Which were referred to the Committee on Highways.

Also (on leave), read in place a bill entitled "An Ordinance to revise the lines and grades of that portion of the City plan between Sixty-first and Sixty-second streets, and between Vine and Hoffman streets, in the Thirty-fourth Ward."

Which was referred to the Committee on Surveys.

Mr. Costello (on leave) read in place a bill entitled "An Ordinance appropriating two thousand (2,000) dollars for the macadamizing of Township Line road, from Five Points to the County line, in the Thirty-fifth Ward."

Which was referred to the Committee on Highways.

Also (on leave), read in place a bill entitled "An Ordinance to authorize the opening of Hagerman street, from Fifth street to Stevenson road, in the Thirty-fifth Ward."

Which was referred to the Committee on Highways.

Also (on leave), read in place a bill entitled "An Ordinance to authorize the paving of Unruh street, from the Pennsylvania Railroad to Keystone street, in the Thirty-fifth Ward."

Which was referred to the Committee on Highways.

Also (on leave), read in place a bill entitled "An Ordinance to authorize the curbing and paving the sidewalks along the Unruh and Keystone streets fronts of Disston Park, in Tacony, Thirty-fifth Ward."

Which was referred to the Committee on Highways.

Mr. Orr (on leave) read in place bills to repave the following streets in the Thrity-sixth Ward: Dickinson street, from Eighteenth street to Point Breeze avenue, with asphaltum, and Point Breeze avenue, from Wharton to Twenty-first street, and intersections thereof, with granite blocks.

Which was referred to the Committee on Highways.

Mr. Kittams (on leave) read in place a bill entitled "An Ordinance to locate an electric light Twenty-first and Delaware streets, in the Thirty-eighth Ward."

Which was referred to the Electrical Committee.

Also (on leave), read in place bills to authorize the opening of the following streets in the Thirty-eighth Ward:

Logan street, from Twentieth street to Hunting Park avenue; and Twentieth street, from Venango to Logan street.

Which were referred to the Committee on Highways.

Mr. Seeds, Chairman of the Committee on Finance, presented a report, with bill annexed entitled "An Ordinance to make an appropriation to new Item 12, in the annual appropriation to the Department of Receiver of Taxes, for the year 1898, for the refunding of certain twice paid, overpaid and paid in error water-rents, permits, etc., paid to the Department of Receiver of Taxes (Bureau of Water), from August 1, to December 31, 1897." (*Appendix No. 179.*)

Which was laid over to be printed.

Also, from the same Committee, presented a further report, with bill annexed entitled "An Ordinance to authorize the proper officers of the City, in determining the amounts to be paid by the Philadelphia and Reading Railroad Company and its successors, on account of the annual interest charges upon the loan or loans authorized for carrying on the work provided for in the ordinance approved March 17, 1894, to credit against said interest charges the amounts collected for interest upon deposits of the proceeds of the said loans, or portions thereof." (*Appendix No. 180.*)

Which was laid over to be printed.

Also, from the same Committee, presented a further report, with resolution annexed entitled "Resolution authorizing the Mayor to propose the City of Philadelphia for membership in the League of American Municipalities." (*Appendix No. 181.*)

Which was laid over to be printed.

Mr. Dixon, Chairman of the Committee on Highways, presented a report, with bill annexed entitled "An Ordinance to authorize the opening of Snyder avenue and Mantion street." (*Appendix No. 182.*)

Which was laid over to be printed.

Also, from the same Committee, presented a further report, with bill annexed entitled "An Ordinance to authorize the grading of Broad, Bath, Beulah, Bloyd, Conestoga,

Camac, Clearfield, Comly, Charles, Cottage, Cresson, Devon, Dickinson, Eleventh, Eighteenth, Forty-fourth, Fifty-third, Fifty-fifth, Fifty-sixth, Grant, Hutchinson, Jackson, Linden, Lambert, Lena, Lombard, Locust, Luzerne, May, Marion, Mill, Margaret, Mulberry, Mascher, Melrose, Magee, Nineteenth, Ontario, Page, Reger, Sixty-fifth, Stiles, Third, Tenth, Twentieth, Tioga, Underhill, Viola, Woodstock, Wolf, Wade, Worth, Walnut, Waterloo, Washington and Wells streets; Allegheny, Cheltenham, Champlost, Conshohocken, Duncaannon, Elmwood, Erie, Fisher, Hunting Park, Kershaw, Moyamensing, Midvale, Nedro, Pulaski, Roberts, Roxborough, Stenton, Sunnyside, and Wayne avenues." (*Appendix No. 183.*)

Which was laid over to be printed.

Also, from the same Committee, presented a further report, with bill annexed entitled "An Ordinance to authorize the grading and the construction of a fence in front of City yard, on the south side of Reed street, about 40 feet east of Twelfth street to the prison wall." (*Appendix No. 184.*)

Which was laid over to be printed.

Also, from the same Committee, presented a further report, with bill annexed entitled "An Ordinance to authorize the paving of Clearfield, Dickinson, Eighteenth, Kent, Third, Twenty-ninth, Bloyd, Chew, Carswell, Devon, Forty-fourth, Fifty-ninth, Luzerne, Lombard, Melrose, Melville, Nelson, Pacific, Penn, Reger, Sprague, Stiles, Sixty-ninth, Seventieth, Twentieth, Underhill, Viola, Warren, Waterloo, Wade, Waverly, Wingohocking, Broad, Cedar, Fifty-sixth, Goodman, Huntingdon, Locust, Ludlow, Mather, Moss, Nineteenth, Pratt, Page, Sixteenth, Sixty-fifth, Tenth, Twenty-eighth, Thirtieth, Thirty-second, Thayer, Willow and Westmoreland streets; Lansdowne, Merion, Sunnyside, Erie, Kershaw, Paschall, Roberts, Stenton, and Allegheny avenues." (*Appendix No. 185.*)

Which was laid over to be printed.

Also, from the same Committee, presented a further report, reporting back bill entitled "An Ordinance to authorize the paving of the footways on the west side of Thirty-

third street, along the line of the East Park Reservoir, between Columbia avenue and Diamond street, and to make an appropriation therefor," with the request that it be referred to the Committee on Finance.

Which was so referred.

Mr. Hults, Chairman of the Committee on Surveys, presented a report, with bill annexed entitled "An Ordinance to authorize the construction of sewers in Alder, Amber, Arch, Atlanta, Belgrade, Broad, Carlisle, Chancellor, Chew, Clifton, Devon, Forty-fourth, Fifty-sixth, Florist, Juniata, Kirkbride, Livingstone, Lombard, Manheim, Market, Mifflin, Mt. Vernon, Musgrave, Page, Randolph, Reese, Reger, Sixty-fifth, Somerset, St. James, Wade, Westmoreland, and Wildey streets; in Allegheny, Point Breeze, Ridge and Stenton avenues." (*Appendix No. 186.*)

Which was laid over to be printed.

Mr. Buchholz, Chairman of the Committee on Municipal Government, presented a report, with bill annexed entitled "An Ordinance to extend the time for the removal by the United Singers of Philadelphia of the building now erected in Fottersall Square." (*Appendix No. 187.*)

Which was laid over to be printed.

Mr. Leithead, Chairman of the Committee on Police and Prisons, presented a report, with bill annexed entitled "Further Supplement to an ordinance entitled 'An Ordinance to prohibit the running at large of goats in the City of Philadelphia, and providing a penalty therefor,' approved July 25, 1872." (*Appendix No. 188.*)

Which was laid over to be printed.

Also, from the same Committee, presented a further report, with resolution annexed entitled "Resolution to discharge the Committee on Municipal Government, from the further consideration of a bill entitled 'An Ordinance to select for park purposes a certain lot or piece of ground in the Thirty-fourth Ward.'" (*Appendix No. 189.*)

Which was laid over to be printed.

Select Council informed Common Council that they had passed resolution (*Appendix No. 85*) entitled "Resolu-

tion of request to the Mayor to return Select Council bill (Appendix No. 84) entitled 'An Ordinance to remit and readjust certain charges for water rent.'

Common Council proceeded to second reading of the resolution.

The resolution was again read, and agreed to.

The title was agreed to.

So Common Council concurred.

Mr. Seeds (on leave) offered the following, to wit :
"Resolution relative to an apparent deficit shown by the City Controller at the closing of the books, December 31, 1897, and authorizing and instructing him to countersign warrants, and that Joint Rule No. 30, of the Select and Common Councils, be suspended to enable the Clerks of Councils to present this resolution to the Mayor, for his approval or disapproval." (*Appendix No. 190.*)

Also, moved to proceed to second reading of the resolution,

Which was agreed to.

The resolution was again read, and agreed to.

The title was agreed to.

And on its final passage,

The yeas and nays were required according to law, and were as follows :

YEAS—Messrs. Abrahams, Allen, Anderson, Barrows, Barton, Batt, Baumgaertel, Birch, Blackwood, Blake, Boorse, Borden, Bougher, Boyer, Breitingner, B. H. Brown, W. H. Brown, Buchholz, Buck, Buckley, Caverow, Chew, Collins, Connell, Cornelius, Corson, Costello, Creadick, Davidson, Dixon, Edmonds, Eslon, Falbey, Funston, Garrett, Gilpin, Goodman, Gordon, Graham, Hahn, Hammond, Hazlett, Hetzell, Hohl, Hulst, Irvine, Irwin, Ivins, Kinsley, Kittams, Knight, Kucker, Leithead, Leonard, Levering, Linton, Little, McAllister, McCullough, McCurdy, Martin, Mathias, Means, Mecredy, Meehan, Mercer, H. A. Miller, Mingle, Mitchell, Montgomery, Moore, Morrison, Morrow, Neill, Orr, Ouram, Pallatt, Pavitt, Quinn, E. W. Richards, Frank Richards, Roberts, Sayre,

Seeds, Seger, Seltzer, Shugart, Slater, Smedley, C. K. Smith, E. E. Smith, Spiel, Stauffer, Steger, A. F. Stevens, F. Stevens, Stevenson, Stinger, Swain, Thackara, Thompson, Tongue, Van Osten, Wadsworth, G. H. Wagner, Thos. Wagner, Warren, Warwick, Wolstencroft, Woodhead, and Hartman, *Pres't*—111.

NAYS—None.

Two-thirds of the members elected having voted in the affirmative,

It was agreed to,

And the bill passed.

Also (on leave), offered the following, to wit: "Resolution of request to the City Controller to countersign certain warrants drawn against Item 7, in the annual appropriation to the Clerks of Councils." (*Appendix No. 191.*)

Also, moved to proceed to second reading of the resolution.

Which was agreed to.

The resolution was again read, and agreed to.

The title was agreed to.

Also (on leave), offered the following, to wit: "Resolution to authorize the Commissioners for the Erection of the Public Buildings to furnish new desks and repairs for Department of City Controller." (*Appendix No. 192.*)

Also, moved to proceed to second reading of the resolution.

Which was agreed to.

The resolution was again read, and agreed to.

The title was agreed to.

Also (on leave), offered the following, to wit: "Resolution authorizing the Inspectors of the County Prisons to expend without advertising, Item 13, for library and law books, one thousand (1,000) dollars, in the annual appropriation to the New County Prison at Holmesburg, for the year 1898, and authorizing the City Controller to countersign warrants for same." (*Appendix No. 193.*)

Also, moved to proceed to second reading of the resolution.

Which was agreed to.

The resolution was again read, and agreed to.

The title was agreed to.

Mr. Batt (on leave) offered the following, to wit: "Resolution of request to the Director of the Department of Public Works, relative to the permanent improvement of the water supply of the City of Philadelphia."

Also, moved to proceed to second reading of the resolution.

Which was agreed to.

The resolution was again read.

Mr. Kittams moved that the resolution be referred to the Committee on Water.

Which was agreed to.

Mr. Edmonds (on leave) offered the following, to wit: "Resolution of request to the Secretary of the Treasury of the United States to cause analyses of the water of the river Schuylkill and Queen Lane Reservoir to be made by the chemical and bacteriological division of the Treasury Department."

Also, moved to proceed to second reading of the resolution.

Which was agreed to.

The resolution was again read.

Mr. Moore moved that the resolution be referred to the Committee on Fire and Health.

Which was agreed to.

Mr. Seeds moved to proceed to second reading of resolution (Appendix No. 161) entitled "Resolution of request to the Public Building Commissioners, relative to finishing Council Chambers."

Which was agreed to.

The resolution was again read, and agreed to.

The preambles were read.

Mr. Roberts moved to amend by inserting after the first whereas, the words "it is alleged."

Which was agreed to.

The preambles as amended was agreed to.

The title was agreed to.

Select Council informed Common Council that in compliance with a Joint Resolution of Select and Common Councils, the Mayor had returned Select Council bill (Appendix No. 84) entitled "An Ordinance to remit and readjust certain charges for water rent," as amended by Common Council (see Common Council Appendix No. 141), and concurred in by Select Councils, and have again considered said bill and have again passed the same with the following amendment: by striking out on the eighth line the words "above stated," and inserting in lieu thereof the following: "that the property was vacant during 1892 to 1897, and during 1893 the pipes were stolen and no water used except by pump."

Also, that they had received a report from the Electrical Committee, with bill (Appendix No. 80) annexed entitled "An Ordinance directing the Department of Public Safety (Electrical Bureau), to change electric lights in the First, Thirty-third and Thirty-fourth Wards."

Also, that they had passed resolution (Appendix No. 95) entitled "Resolution of request to the Secretary of the Treasury of the United States to cause analyses of the water of the river Schuylkill and Queen Lane Reservoir to be made by the chemical and bacteriological division of the Treasury Department."

Also, that they had concurred in Common Council resolution (Appendix No. 161) entitled "Resolution of request to the Public Building Commissioners, relative to finishing Council Chambers," with the following amendment:

Amend first and only section by striking out after the word "Councils," in the second line from the end of the resolution, the word "to," and inserting in lieu thereof the words "for confirmation."

Also, that they had concurred in the following, to wit:

“Resolution of request to the Manager of the Union Traction Co. to run additional cars between the hours of 7 and 10 A. M., and 5 and 7 P. M.” (Appendix No. 150.)

“Resolution relative to an apparent deficit shown by the City Controller at the closing of the books, December 31, 1897, and authorizing and instructing him to countersign warrants, and that Joint Rule No. 30, of the Select and Common Councils be suspended to enable the Clerks of Councils to present this resolution to the Mayor, for his approval or disapproval.” (Appendix No. 190.)

“Resolution of request to the City Controller to countersign certain warrants drawn against Item 7, in the annual appropriation to the Clerks of Councils.” (Appendix No. 191.)

“Resolution authorizing the Commissioners for the Erection of the Public Buildings to furnish new desks and repairs for Department of City Controller.” (Appendix No. 192.)

Mr. Seeds moved to proceed to second reading of bill (Appendix No. 128) entitled “An Ordinance to authorize the creation of a loan by the City of Philadelphia, for the sum of eleven million two hundred thousand (11,200,000) dollars, for the improvement of suburban roads, for the completion of the Boys’ High School and erection of new school buildings, for building main sewers, building art gallery, library site and building, building new Almshouse, abolition of grade crossings on the line of the Philadelphia and Trenton Railroad, for equipment and building of Philadelphia Museum, for the extension, improvement and filtration of the water supply, extension of Fairmount Park, for repaving streets, tramway streets, and intersections and underground work incident thereto, for building bridges, for improvement of public parks or squares, for the purchase of ground and building fire and police stations, and electrical and underground construction, for grading and repairs to paved streets, curved curbing, resurfacing asphalt streets, repairs to bridges, repairs to sidewalks (City Property), repairs to ditches and sluices, for repaving with an improved pavement small streets, 40 feet or less in width,

from house line to house line, and underground work incident thereto."

Which was agreed to.

The Clerk produced the papers in which the bill had been printed according to law.

The first and only section was again read.

Mr. Collins moved to amend by inserting between the words "registered" and "form," the words "or coupon."

On agreeing to the motion,

The yeas and nays were required by Mr. Roberts, seconded by Mr. Borden, and were as follows :

YEAS—Messrs. Amick, Anderson, Balbirnie, Barrows, Batt, Baumgaertel, Birch, Blackwood, Boorse, Boyer, W. H. Brown, Buchholz, Buck, Chew, Collins, Connell, Cornelius, Corson, Costello, Creadick, Davidson, Dixon, Doak, Edmonds, Eslen, Garrett, Gilpin, Goheen, Gordon, Graham, Hahn, Harvey, Hazlett, Heins, Henry, Hohl, Hulst, Irwin, Ivins, Kinsley, Kittams, Knight, Krisher, Kucker, Leithead, Leonard, Linton, Little, McAllister, McCurdy, Means, Mecredy, S. G. Miller, Mingle, Mitchell, Montgomery, Moore, Morrow, Morton, Neill, Orr, Ouram, Pallatt, Parker, Pavitt, E. W. Richards, Seger, Seltzer, Shugart, Slater, Smedley, E. E. Smith, Spiel, Stauffer, Steger, Thackara, Thompson, Van Osten, Wadsworth, G. H. Wagner, Thos. Wagner, Warren, Warwick, and Hartman, *Pres't*—84.

NAYS—Messrs. Abrahams, Allen, Barton, Blake, Borden, Bougher, Breitingen, B. H. Brown, Buckley, DeHaven, Hammond, Hetzell, Irvine, Levering, Martin, Meehan, H. A. Miller, Morrison, Perry, Frank Richards, Roberts, Sayre, Seeds, A. F. Stevens, F. Stevens, Stevenson, Swain, W. S. Thomas, Tongue, and Woodhead—30.

Which was agreed to.

The question being on agreeing to the section as amended.

Mr. Seeds moved to further amend by striking out the words "ten (10) series of one million one hundred and twenty thousand (1,120,000) dollars each," and inserting

in lieu thereof "twenty (20) series of five hundred and sixty thousand (560,000) dollars each."

And by striking out the figures "1918," and inserting in lieu thereof the figures "1908."

Which was agreed to.

The question recurring on agreeing to the section as amended.

Mr. Edmonds moved that the bill be re-committed to the Committee on Finance, with instructions to report at the first Stated Meeting in February "An Ordinance authorizing a loan for three million seven hundred thousand (3,700,000) dollars, for the extension, improvement and filtration of the water supply : *Provided*, At least one million (1,000,000) dollars thereof shall be expended to increase and improve the water supply of that portion of the City of Philadelphia lying west of the Schuylkill river; and that said loan shall stand by itself."

Mr. Moore moved to amend the amendment by adding "one million (1,000,000) dollars for the repaving of small streets, 40 feet or less in width, with improved pavements, and one million (1,000,000) dollars for repaving streets, tramway streets and intersections and underground work."

Mr. Meehan raised the point that the amendment to the amendment destroyed the original intention of the bill.

The President decided the point well taken.

The question being on agreeing to the amendment,

Mr. Seger raised the point that if the amendment to the amendment destroyed the original intention of the bill, that the pending amendment did likewise.

The President decided the point well taken.

The question recurring on agreeing to the section as amended.

Mr. Connell moved to further amend by striking out the following: "one million (1,000,000) dollars for library site and building : *Provided*, Not more than one million (1,000,000) dollars shall be expended by the City in payment for site and erection of building."

Mr. Costello moved that the further consideration of the bill be postponed for the present.

On agreeing to the motion,

The yeas and nays were required by Mr. Buchholz, seconded by Mr. Seeds, and were as follows :

YEAS—Messrs. Allen, Amick, Barton, Batt, Baumgaertel, Blake, Boorse, Borden, Buchholz, Buck, Caverow, Cornelius, Costello, Creadick, DeHaven, Doak, Edmonds, Erdin, Eslen, Gilpin, Hahn, Harvey, Hazlett, Heins, Irvine, Kinsley, Kittams, Leonard, Little, McCurdy, Means, Mingle, Mitchell, Morrow, Morton, Neill, Ouram, Pallatt, Parker, Pavitt, Quinn, Frank Richards, Seltzer, Shugart, Spiel, F. Stevens, Swain, W. S. Thomas, Warwick, and Woodhead—50.

NAYS—Messrs. Anderson, Balbirnie, Barrows, Birch, Blackwood, Boyer, Breitingner, W. H. Brown, Chew, Collins, Conrad, Corson, Davidson, Dixon, Funston, Garrett, Goheen, Goodman, Gordon, Graham, Hammond, Henry, Hetzell, Hohl, Hulst, Irwin, Knight, Krisher, Kucker, Leithead, Levering, Linton, McAllister, McCullough, Martin, Mecredy, Meehan, H. A. Miller, S. G. Miller, Moore, Morrison, Orr, Perry, E. W. Richards, Roberts, Sayre, Scott, Seeds, Seger, Slater, Smedley, E. E. Smith, Stauffer, Steger, Stevenson, Thackara, Thompson, Tongue, Wadsworth, G. H. Wagner, Thos. Wagner, Warren, and Hartman, *Pres't*—63.

Which was not agreed to.

The question being on agreeing to the amendment, Mr. Allen moved that Common Council do now adjourn.

Which was agreed to.

So Common Council adjourned.

Thursday, January 27, 1898.

A Special Meeting of Common Council was held this day pursuant to the following call:

Philadelphia, January 21, 1898.

GEORGE W. KOCHERSPERGER, Esq.,

Chief Clerk of Common Council.

DEAR SIR :—Please call a Special Meeting of Common Council for Thursday, 27th inst., at 3 o'clock P. M., for the transaction of general business, oblige,

Yours truly,

WENCEL HARTMAN,

President of Common Council.

Members present :

Messrs. Abrahams, Allen, Amick, Anderson, Balbirnie, Barton, Batt, Baumgaertel, Birch, Blackwood, Blake, Boorse, Borden, Bougher, Boyer, Breitingner, B. H. Brown, W. H. Brown, Buchholz, Buck, Buckley, Caverow, Collins, Connell, Conrad, Cornelius, Corson, Costello, Davidson, DeHaven, Dixon, Doak, Edmonds, Erdin, Eslen, Firth, Garrett, Gilpin, Goheen, Goodman, Gordon, Graham, Hammond, Harvey, Hazlett, Heins, Hetzell, Hohl, Hults, Irvine, Irwin, Ivins, Kinsley, Kittams, Knight, Krisher, Kucker, Lang, Leithead, Leonard, Levering, Linton, Little, Lovegrove, McAllister, McCullough, McCurdy, Martin, Mathias, Means, Meehan, Mercer, A. F. Miller, H. A. Miller, S. G. Miller, Mingle, Mitchell, Montgomery, Moore, Morrison, Morton, Neill, Orr, Ouram, Pallatt, Parker, Pavitt, Perry, E. W. Richards, Frank Richards, Roberts, Sayre, Scott, Seeds, Seger, Seltzer, Shugart, Slater, Smedley, E. E. Smith, Spiel, Stauffer, Steger, F. Stevens, Stevenson, Stinger, Swain, Thackara, G. Thomas, W. S. Thomas, Thompson, Van Osten, Wadsworth, G. H. Wagner, Thos. Wagner, Warren, Warwick, Woodhead, and Hartman, *Pres't.*

The President presented the following :

Philadelphia, January 26, 1898.

WENCEL HARTMAN, ESQ.,
President of Common Council.

DEAR SIR :—My friend, Dr. Samuel Creadick, desires me, as his physician, to explain his absence from the meeting of Common Council to-morrow.

He is ill with a sharp attack of influenza.

Respectfully yours,

JAMES TYSON.

Philadelphia, January 27, 1898.

WENCEL HARTMAN, ESQ.,
President of Common Council.

DEAR SIR :—Please excuse me from meeting to-day, as being confined to my bed by temporary indisposition it is impossible for me to attend.

Yours very truly,

D. S. B. CHEW.

Philadelphia, January 25, 1898.

WENCEL HARTMAN, ESQ.,
President of Common Council.

DEAR SIR :—I will be unable to attend the meetings of Councils for the next few weeks on account of illness of my wife. I start to Florida on Thursday, 27th.

Yours respectfully,

CHAS. K. SMITH.

Philadelphia, January 27, 1898.

WENCEL HARTMAN, ESQ..

President of Common Council.

DEAR SIR :—On account of illness I will be unable to attend the meeting of Common Council to-day. Kindly excuse my absence.

Very respectfully,

JOHN BARROWS.

The Secretary to the Mayor was introduced, when he presented a message in writing from the Mayor, transmitting a communication from the Director of the Department of Public Safety, containing copy of resolution adopted by the Board of Health, on the 26th inst., relative to the purification of the water supply of the City, also complete set of maps and plans illustrating the report made by the Board of Health. (*Appendix No. 194.*)

Which was read, and referred to the Joint Committees on Water and Finance.

The President presented a communication from the City Solicitor, submitting a copy of the report of jury in the matter of the opening of Keystone street, from Foust to Howell street, Thirty-fifth Ward, filed on the 26th inst. (*Appendix No. 195.*)

Which was read, and referred to the Committee on Highways.

Also, submitted a further communication from the City Solicitor, submitting copy of report of the jury in the matter of the opening of Fifty-fifth street, from Wyalusing avenue to Master street, Thirty-fourth Ward, filed January 21, 1898. (*Appendix No. 196.*)

Which was read, and referred to the Committee on Highways.

Also, submitted a further communication from the City Solicitor, submitting report of the juries in the matter of the opening of Cheltenham avenue, from Stenton avenue to Old York road, Twenty-second Ward, and Thompson

street, from Tioga to Venango street, filed January 20, 1898. (*Appendix No. 197.*)

Which was read, and referred to the Committee on Highways.

Also, presented a communication from the Chairman of the Committee of the County Medical Society, appointed to wait upon the Mayor and Councils to urge the necessity for taking immediate steps to secure filtration of the water supply of the City, requesting Councils to designate a time and place at which they may have a hearing.

Which was read, and referred to the Joint Committees on Water and Finance.

Also, presented a communication from the Philadelphia Board of Trade, enclosing certified copy of resolutions adopted by the Philadelphia Board of Trade at its annual meeting held on the 24th inst., urging immediate action in the matter of the purification of the public water supply by filtration.

Which was read, and referred to the Joint Committees of Water and Finance.

Also, presented the following:

UNION TRACTION COMPANY.

Philadelphia, January 21, 1898.

GEORGE W. KOCHERSPERGER, ESQ.,

Chief Clerk of Common Council.

DEAR SIR :—I have yours of the 21st with copy of resolution passed by City Councils at their meeting held on the 30th, concerning the running of additional cars on our various lines.

I beg to advise that the resolution in question will receive our prompt attention.

Respectfully, etc.,

JOHN B. PARSONS,

Vice President and General Manager.

Which was read, and referred to the Committee on Street Passenger Railroads.

Mr. Hazlett (on leave) read in place bills to grade the following streets in the First Ward : Wolf street, from Seventh to Eighth street, and Moyamensing avenue, from Ninth to Eleventh street.

Which were referred to the Committee on Highways.

Also (on leave), read in place a bill entitled "An Ordinance to re-surface Island road, south from Buck road, with ashes."

Which was referred to the Committee on Highways.

Mr. Steger (on leave) read in place bills to authorize the opening of the following streets in the First Ward : Ritner street, from Sixth to Tenth street, and Seventh street, from Moyamensing avenue to Oregon avenue.

Which were referred to the Committee on Highways.

Also (on leave), read in place bills to grade the following streets in the First Ward: Seventh street, from Moyamensing avenue to Oregon avenue, and Ritner street, from Sixth to Tenth street.

Which were referred to the Committee on Highways.

Mr. E. E. Smith (on leave) read in place a bill entitled "An Ordinance to revise the lines and grades of that portion of the City plan between the north side of Willow street and the south side of Callowhill street, east of Front street, in the Eleventh Ward, and to authorize the Philadelphia and Reading Railway Company to re-arrange their present and to lay additional tracks in said territory, and the tracks connecting therewith."

Which was referred to the Committee on Surveys.

Mr. Hulst (on leave) offered the following, to wit: "Resolution authorizing the Commissioners for the Erection of the Public Buildings to fit up and furnish rooms for the Bureau of Surveys."

Which was referred to the Committee on Finance.

Mr. Montgomery (on leave) read in place a bill entitled "An Ordinance to lay water-pipe in Folsom street, between Twenty-seventh and Taney streets, in the Fifteenth Ward."

Which was referred to the Committee on Water.

Also (on leave), read in place a bill entitled "An Ordinance to place Folsom street, from Twenty-seventh to Taney street, in the Fifteenth Ward, on the City plan."

Which was referred to the Committee on Surveys.

Also (on leave), read in place a bill entitled "An Ordinance to authorize the opening of Folsom street, from Twenty-seventh to Taney street, in the Fifteenth Ward."

Which was referred to the Committee on Highways.

Also (on leave), read in place a bill entitled "An Ordinance to grade Folsom street, from Twenty-seventh to Taney street, in the Fifteenth Ward."

Which was referred to the Committee on Highways.

Also (on leave), read in place bills to re-pave the following streets in the Fifteenth Ward with vitrified bricks: Thirtieth street, from Pennsylvania avenue to Poplar street, and Folsom street, from Seventeenth to Eighteenth street.

Which were referred to the Committee on Highways.

Mr. Mercer (on leave) read in place a bill entitled "An Ordinance to permit Burnham, Williams & Co. to lay a conduit under and across Hamilton street, between Broad and Fifteenth streets."

Which was referred to the Electrical Committee.

Mr. Hohl (on leave) read in place a bill entitled "An Ordinance to authorize the location of three (3) gasoline lamps in the Seventeenth Ward."

Which was referred to the Committee on Gas.

Mr. Mingle (on leave) read in place a bill entitled "An Ordinance to construct a sewer in Belgrade street, from Anthracite street to Lehigh avenue, in the Eighteenth Ward."

Which was referred to the Committee on Surveys.

Also (on leave), read in place bills to authorize the opening of the following streets in the Eighteenth Ward: Belgrade street, from Anthracite to Huntingdon street, and Bevan street, from Huntingdon street to a point about 100 feet northwest of Anthracite street.

Which were referred to the Committee on Highways.

Mr. Conrad (on leave) read in place a bill entitled "An Ordinance to construct a sewer in George street, between Poplar and Cambridge street, west of Thirteenth street, in the Twentieth Ward."

Which was referred to the Committee on Surveys.

Mr. Linton (on leave) read in place bills to authorize the construction of sewers in the following streets in the Twenty-first Ward: Apple, Baker, Baldwin, Boone, Cresson, Canton, Dexter,, Fleming, Fountain, Gates, Hermitage, Jamestown, Levering, Market, Martin, Mansion, Mitchell, Ogle, Pechin, Rector, St. Davids, Terrace, Tower, Umbria, and Wilde streets; Freeland, Leverington, and Ridge avenue; Riley street, from Mitchell to Pechin street, and on Pechin street, from Riley street to Green lane; Adams street, from Ridge to Manayunk avenue; Terrace street, from Levering to Cedar street; Vassar street, from Ridge avenue to Cresson street; Belair street, from Levering street to Roxborough avenue; Collin street, from Belair to Terrace street; Cresson street, from Dawson to Vassar street; Martin street, from Ridge avenue to Levering street; Dawson street, from Ridge avenue to Cresson street, and Grape street, from Belair to Terrace street.

Which were referred to the Committee on Highways.

Also (on leave), read in place a bill entitled "An Ordinance to lay water-pipe in Martin street, from Ridge avenue to Levering street, in the Twenty-first Ward."

Which was referred to the Committee on Water.

Also (on leave), read in place a bill entitled "An Ordinance to grade Martin street, from Ridge avenue to Levering street, in the Twenty-first Ward."

Which was referred to the Committee on Highways.

Also (on leave), read in place a bill entitled "An Ordinance to pave Martin street, from Ridge avenue to Levering street, in the Twenty-first Ward, with brick."

Which was referred to the Committee on Highways.

Mr. Seeds (on leave) read in place a bill entitled "An Ordinance to amend an ordinance entitled 'An Ordinance to make an appropriation to the Department of Public Safety, for the year 1898,' approved December 31, 1897."

Which was referred to the Committee on Finance.

Also (on leave), read in place a bill entitled "An Ordinance to make an appropriation to the Department of Register of Wills to pay the Commercial Ice Co. for ice furnished said Department."

Which was referred to the Committee on Finance.

Also (on leave), read in place bills to construct sewers in the following streets in the Twenty-second Ward: Tulpehocken street, from Wayne street to dead end east of Wayne street; Wayne avenue, from Lafayette street to Washington lane; Washington lane, from Wayne to Greene street; Patton street, from Queen lane to Coulter street; Pulaski avenue, from Queen lane to Coulter street; Baird street, from Queen lane to Coulter street; Alfred street, from Penn to Coulter street; and Walnut lane, from Wayne street to dead end east of Wayne street.

Which were referred to the Committee on Surveys.

Mr. Davidson (on leave) read in place a bill entitled "An Ordinance to construct a sewer in Wyoming street, from Wayne avenue to Pulaski avenue, in the Thirty-third Ward."

Which was referred to the Committee on Surveys.

Mr. Boyer (on leave) read in place a bill entitled "An Ordinance to authorize the location of four (4) gasoline lamps in the Twenty-second Ward."

Which was referred to the Committee on Gas.

Mr. Lang (on leave) read in place a bill entitled "An Ordinance to locate eight (8) additional gasoline lamps (four on each side), on the Forty-first Street Bridge, over the Pennsylvania Railroad, in the Twenty-fourth Ward."

Which was referred to the Committee on Gas.

Mr. Knight presented a petition of citizens and owners of property in the Twenty-fifth Ward, asking Councils to open Cuthbert street, from Frankford road to Emerald street, in said ward.

Which was read, and referred to the Committee on Highways.

Also (on leave), read in place a bill entitled "An Ordinance to authorize the necessary work of re-grading and

re-paving, etc., to bring Chatham street, from Allegheny avenue to Clearfield street, to the established City grade."

Which was referred to the Committee on Highways.

Also (on leave), read in place a bill entitled "An Ordinance to authorize the opening of Wheat Sheaf lane to its full width, from Coral street to Frankford avenue, in the Twenty-fifth Ward."

Which was referred to the Committee on Highways.

Mr. Gordon (on leave) read in place a bill entitled "An Ordinance to authorize the opening of Herbert street, from Thompson to School street, in the Twenty-fifth Ward."

Which was referred to the Committee on Highways.

Mr. Moore (on leave) offered the following, to wit: "Resolution of request to the State Board of Health to examine into the alleged pollution of the Schuylkill river." (*Appendix No. 198.*)

Which was laid over to be printed.

Mr. Ivins (on leave) read in place a bill entitled "An Ordinance to grade Snyder avenue, from Sixteenth to Seventeenth street, in the Twenty-sixth Ward."

Which was referred to the Committee on Highways.

Also (on leave), read in place a bill entitled "An Ordinance to pave Snyder avenue, from Sixteenth to Seventeenth street, in the Twenty-sixth Ward, with sheet asphaltum."

Which was referred to the Committee on Highways.

Mr. Goheen (on leave) read in place a bill entitled "An Ordinance to re-pave Pine street, from Forty-second to Forty-fifth street, in the Twenty-seventh Ward, with vitrified brick."

Which was referred to the Committee on Highways.

Mr. B. H. Brown (on leave) read in place a bill entitled "An Ordinance to authorize the Department of Public Works to draw and the City Controller to countersign a warrant to pay for repairs made under the main track of the Junction Railroad Company at Marston street, in the Twenty-seventh Ward."

Which was referred to the Committee on Highways.

Mr. H. A. Miller (on leave) read in place a bill entitled "An Ordinance to construct a sewer on Ridge avenue, from Huntingdon street to Clearfield street, in the Twenty-eighth Ward."

Which was referred to the Committee on Surveys.

Also (on leave), read in place a bill entitled "An Ordinance authorizing the laying of water-pipe in Twenty-first street, from Indiana to Stella street, and from Twenty-first to Van Pelt street."

Which was referred to the Committee on Water.

Also (on leave), read in place a bill entitled "An Ordinance authorizing the paving of Indiana street, from Twenty-first to Twenty-second street, and Twenty-first street, from Indiana street to Somerset street."

Which was referred to the Committee on Highways.

Mr. Stevenson (on leave) read in place a bill entitled "An Ordinance to locate five (5) gas lamps in the Twenty-eighth Ward."

Which was referred to the Committee on Gas.

Mr. Wadsworth (on leave) read in place a bill entitled "An Ordinance to re-pave Indiana avenue, from Fifth to Reese street, in the Thirty-third Ward, with Belgian blocks."

Which was referred to the Committee on Highways.

Mr. Thos. Wagner, Jr. (on leave) read in place a bill entitled "An Ordinance to grade sidewalks of "G" street, from Venango street to a point 75 feet north, in the Thirty-third Ward."

Which was referred to the Committee on Highways.

Mr. Barton (on leave) read in place a bill entitled "An Ordinance to lay water-pipe in Higbee street, from Jackson to Walker street, in the Thirty-fifth Ward."

Which was referred to the Committee on Water.

Mr. Orr (on leave) read in place a bill entitled "An Ordinance to re-pave certain streets in the Thirty-sixth Ward, with improved pavement."

Which was referred to the Committee on Highways.

Also (on leave), read in place a bill entitled "An Ordinance to macadamize Gallows lane, from Porter street southward to the foot of the hill at Schuylkill River road, fourteen (14) feet wide in the centre thereof."

Which was referred to the Committee on Highways.

Mr. B. H. Brown, Chairman of the Committee on Fire and Health, presented a report, with resolution annexed entitled "Resolution to discharge the Committee on Fire and Health from the further consideration of the resolution entitled 'Resolution of request to the Secretary of the Treasury of the United States to cause analyses of the water of the river Schuylkill and Queen Lane Reservoir to be made by the chemical and bacteriological division of the Treasury Department.'" (*Appendix No. 199.*)

Which was laid over to be printed.

Also, from the same Committee, presented a further report, reporting back bill entitled "An Ordinance to authorize the purchase of property 2206 Columbia avenue, for fire purposes," with the request that it be referred to the Committee on Finance with a favorable recommendation.

Which was so referred.

Mr. Meehan moved that the Chief Clerk of Common Council be authorized and instructed to print for general distribution 1,000 copies of Appendix No. 160, containing the statistical review of the financial condition of the City, presented by Mr. Buchholz.

Which was agreed to.

Mr. Seeds moved to proceed to second reading of bill (Appendix No. 179) entitled "An Ordinance to make an appropriation to new Item 12, in the annual appropriation to the Department of Receiver of Taxes, for the year 1898, for the refunding of certain twice paid, overpaid and paid in error water rents, permits, etc., paid to the Department of Receiver of Taxes, Bureau of Water, from August 1 to December 31, 1897."

Which was agreed to.

The first and only section was again read, and agreed to

The title was agreed to.

The bill was read a third time,

And on its final passage,

The yeas and nays were required according to law, and were as follows :

YEAS—Messrs. Abrahams, Allen, Balbirnie, Barton, Baumgaertel, Birch, Blackwood, Blake, Boorse, Borden, Bougher, Boyer, Breitingner, W. H. Brown, Buchholz, Buck, Buckley, Caverow, Collins, Connell, Conrad, Cornelius, Corson, Costello, Davidson, DeHaven, Dixon, Doak, Edmonds, Eslen, Firth, Funston, Garrett, Gilpin, Goheen, Gordon, Graham, Hammond, Harvey, Hazlett, Heins, Hetzell, Hohl, Hulst, Irvine, Irwin, Ivins, Kinsley, Kittams, Knight, Krisher, Kucker, Lang, Leithead, Leonard, Levering, Linton, Little, Lovegrove, McAllister, McCullough, McCurdy, Mathias, Means, Meehan, Mercer, A. F. Miller, H. A. Miller, Mingle, Mitchell, Montgomery, Moore, Morrison, Morton, Neill, Orr, Ouram, Pallatt, Parker, Pavitt, Perry, E. W. Richards, Frank Richards, Roberts, Scott, Seeds, Seger, Seltzer, Shugart, Slater, Smedley, E. E. Smith, Spiel, Steger, F. Stevens, Stevenson, Swain, Thackara, G. Thomas, W. S. Thomas, Thompson, Van Osten, Wadsworth, Thos. Wagner, Warren, Warren, Warwick, Woodhead, and Hartman, *Pres't*—169.

NAYS—None.

Two-thirds of the members elected having voted in the affirmative,

It was agreed to,

And the bill passed.

Also, moved to resume second reading of bill (Appendix No. 128) entitled "An Ordinance to authorize the creation of a loan by the City of Philadelphia, for the sum of eleven million two hundred thousand (11,200,000) dollars, for the improvement of suburban roads, for the completion of the Boys' High School and erection of new school buildings, for building main sewers, building art gallery, library site and building, building new Almshouse, abolition of grade crossings on the line of the Philadelphia and Trenton Railroad, for equipment and building of Phila-

delphia Museum, for the extension, improvement and filtration of the water supply, extension of Fairmount Park, for repaving streets, tramway streets, and intersections and underground work incident thereto, for building bridges, for improvement of public parks or squares, for the purchase of ground and building fire and police stations, and electrical and underground construction, for grading and repairs to paved streets, curved curbing, resurfacing asphalt streets, repairs to bridges, repairs to sidewalks (City Property), repairs to ditches and sluices, for repaving with an improved pavement small streets, 40 feet or less in width, from house line to house line, and underground work incident thereto."

Which was agreed to.

The question being on agreeing to the following amendment: by striking out the words and figures "one million (1,000,000) dollars for library site and building: *Provided*, Not more than one million (1,000,000) dollars shall be expended by the City in payment for site and erection of building."

Which was not agreed to.

The section as amended was agreed to.

The title was agreed to.

The bill was read a third time,

And on its final passage,

The yeas and nays were required according to law, and were as follows :

YEAS—Messrs. Abrahams, Allen, Anderson, Barton, Baumgaertel, Birch Blackwood, Borden, Bougher, Boyer, Breiting, B. H. Brown, W. H. Brown, Buchholz, Buckley, Caverow, Collins, Conrad, Cornelius, Corson, Costello, Davidson, Dixon, Doak, Eslon, Firth, Gilpin, Goheen, Goodman, Graham, Hetzell, Hohl, Hulst, Irwin, Kucker, Leithead, Levering, Linton, Little, Lovegrove, Meehan, Mercer, H. A. Miller, S. G. Miller, Mingle, Moore, Morrison, Morton, E. W. Richards, Roberts, Sayre, Scott, Seeds, Seltzer, Stevenson, Swain, Thackara, Thompson, Van Osten, Wadsworth, Thos. Wagner, and Hartman, *Pres't*—62.

• NAYS—Messrs. Amick, Balbirnie, Blake, Boorse, Buck, Connell, DeHaven, Edmonds, Erdin, Garrett, Gordon, Hammond, Harvey, Hazlett, Heins, Irvine, Ivins, Kinsley, Kittams, Knight, Krisher, Lang, Leonard, McAllister, McCullough, McCurdy, Martin, Mathias, Means, A. F. Miller, Mitchell, Montgomery, Neill, Ouram, Parker, Pavitt, Perry, Frank Richards, Seger, Shugart, Slater, Smedley, E. E. Smith, Spiel, Stauffer, Steger, F. Stevens, G. Thomas, W. S. Thomas, G. H. Wagner, Warren, Warwick, and Woodhead—53.

Less than two-thirds of the memberselected having voted in the affirmative,

It was not agreed to.

And the bill fell.

The President presented a communication from M. Richard Muckle, transmitting a copy of preambles and resolution passed by a meeting of citizens held this day at the Mayor's office urging Councils to at once pass the loan bill for the improvement of the water supply of the City.

Which was read, and referred to the Joint Committees on Water and Finance.

Mr. Seeds moved to proceed to second reading of bill (Appendix No. 180), entitled "An Ordinance to authorize the proper officers of the City, in determining the amounts to be paid by the Philadelphia and Reading Railroad Company, and its successors, on account of the annual interest charges upon the loan or loans authorized for carrying on the work provided for in the ordinance, approved March 17, 1894, to credit against said interest charges the amounts collected for interest upon deposits of the proceeds of the said loans, or portions thereof."

Which was agreed to.

The first and only section was again read,

Als, moved to amend by adding the following: "And the Director of the Department of Public Works is hereby authorized to draw warrants in favor of the City Solicitor against Item 25, appropriation to Bureau of Surveys, proceeds of Subway Loan or Loans authorized by ordinance approved March 15, 1894, to reimburse the City for said

charges, bills for same to be approved by the City Solicitor; and from and after the passage of this ordinance all officers of the City shall certify for payment to the Department of Public Works all bills for legitimate charges incurred for cost of subway construction."

Which was agreed to.

The section as amended was agreed to.

The title was agreed to.

The amendment having been printed, by unanimous consent,

The bill was a third time.

And on its final passage,

The yeas and nays were required according to law, and were as follows:

YEAS—Messrs. Abrahams, Allen, Balbirnie, Barton, Baumgaertel, Birch, Blackwood, Blake, Boorse, Borden, Bougher, Boyer, Breiting, B. H. Brown, W. H. Brown, Buchholz, Buck, Buckley, Caverow, Collins, Connell, Conrad, Cornelius, Corson, Costello, Davidson, DeHaven, Eslen, Firth, Garrett, Gordon, Graham, Hammond, Harvey, Hazlett, Heins, Hetzell, Hohl, Hults, Irvine, Irwin, Ivins, Kinsley, Kittams, Knight, Krisher, Kucker, Lang, Leith, Leonard, Levering, Linton, Little, McAllister, McCullough, Mathias, Means, Meehan, Mercer, A. F. Miller, Mingle, Mitchell, Moore, Morton, Neill, Ouram, Pallatt, Pavitt, E. W. Richards, Frank Richards, Roberts, Scott, Seeds, Seger, Seltzer, Shugart, Smedley, Stauffer, Steger, F. Stevens, Swain, G. Thomas, W. S. Thomas, Thompson, Van Osten, Wadsworth, G. H. Wagner, Thomas Wagner, Warren, Warwick, Woodhead, and Hartman, *Pres't*—92.

NAYS—None.

A majority of the members elected having voted in the affirmative,

It was agreed to,

And the bill passed.

Mr. Dixon moved to proceed to second reading of bill (Appendix No. 182), entitled "An Ordinance to authorize the opening of Snyder avenue and Manton street."

Which was agreed to.

The first section was again read, and agreed to.

The second section was again read, and agreed to.

The title was agreed to.

The bill was read a third time,

And on its final passage,

The yeas and nays were required, according to law, and were as follows :

YEAS—Messrs. Allen, Amick, Barton, Baumgaertel, Birch, Blackwood, Boorse, Borden, Bougher, Boyer, Breiting, B. H. Brown, Buchholz, Buck, Buckley, Caverow, Collins, Connell, Conrad, Corson, Costello, Davidson, Dixon, Doak, Erdin, Eslen, Firth, Garrett, Goheen, Gordon, Graham, Hahn, Hammond, Harvey, Hazlett, Hetzell, Hohl, Hults, Irvine, Ivins, Kinsley, Kittams, Krisher, Kucker, Lang, Leithead, Leonard, Little, Lovegrove, Mathias, Means, Meehan, Mingle, Mitchell, Moore, Morton, Neill, Ouram, Pallatt, Parker, Pavitt, E. W. Richards, Frank Richards, Roberts, Scott, Seeds, Seger, Seltzer, Slater, Smedley, E. E. Smith, Stauffer, Steger, F. Stevens, Swain, Thackara, G. Thomas, W. S. Thomas, Thompson, Van Osten, Wadsworth, G. H. Wagner, Thos. Wagner, Warren, Warwick, Woodhead, and Hartman, *Pres't*—87.

NAYS—None.

A majority of the members elected having voted in the affirmative,

It was agreed to,

And the bill passed.

Also, moved to proceed to second reading of bill (Appendix No. 183) entitled "An Ordinance to authorize the grading of Broad, Bath, Beulah, Bloyd, Conestoga, Camac, Clearfield, Comly, Charles, Cottage, Cresson, Devon, Dickinson, Eleventh, Eighteenth, Forty-fourth, Fifty-third, Fifty-fifth, Fifty-sixth, Grant, Hutchinson, Jackson, Linden, Lambert, Lena, Lombard, Locust, Luzerne, May, Marion, Mill, Margaret, Mulberry, Mascher, Melrose, Magee, Nineteenth, Ontario, Page, Reger, Sixty-fifth, Stiles, Third, Tenth, Twentieth, Tioga, Underhill, Viola, Woodstock, Wolf, Wade, Worth, Walnut, Waterloo, Washing-

ton, and Wells streets; Allegheny, Cheltenham, Champlost, Conshohocken, Duncannon, Elmwood, Erie, Fisher, Hunting Park, Kershaw, Moyamensing, Midvale, Nedro, Pulaski, Roberts, Roxborough, Stenton, Sunnyside, and Wayne avenues."

Which was agreed to.

The first and only section was again read, and agreed to.

The title was agreed to.

The bill was read a third time,

And on its final passage,

The yeas and nays were required according to law, and were as follows:

YEAS—Messrs. Allen, Amick, Barton, Baumgaertel, Blackwood, Blake, Boorse, Borden, Boyer, Breiting, B. H. Brown, W. H. Brown, Buchholz, Buck, Buckley, Caverow, Conrad, Cornelius, Corson, Costello, Davidson, Dixon, Doak, Gordon, Graham, Hammond, Harvey, Hetzell, Hohl, Hulst, Irwin, Kittams, Knight, Krisher, Kucker, Lang, Leithead, Levering, Linton, Mathias, Meehan, A. F. Miller, Mitchell, Moore, Ouram, Pallatt, Parker, Pavitt, E. W. Richards, Frank Richards, Roberts, Scott, Slater, Smedley, E. E. Smith, Spiel, Stauffer, F. Stevens, Swain, Thackara, G. Thomas, W. S. Thomas, Thompson, Wadsworth, G. H. Wagner, Thos. Wagner, Warren, Warwick, Woodhead, and Hartman, *Pres't*—70.

NAYS—None.

A majority of the members elected having voted in the affirmative,

It was agreed to,

And the bill passed.

Mr. Erdin moved to proceed to second reading of resolution (Appendix No. 148) entitled "Resolution appointing a Joint Special Committee, composed of three members of each Chamber to investigate the construction of the building used as a police station at the northwest corner of Twentieth and Berks streets"

Which was agreed to.

The resolution was again read.

Mr. Meehan moved that the resolution be referred to the Committee on Police and Prisons.

Which was agreed to.

Mr. Dixon moved to proceed to second reading of bill (Appendix No. 184) entitled "An Ordinance to authorize the grading and the construction of a fence in front of City yard, on the south side of Reed street, about 40 feet east of Twelfth street, to the prison wall."

Which was agreed to.

The first and only section was again read and agreed to.

The title was agreed to.

The bill was read a third time,

And on its final passage,

The yeas and nays were required according to law, and were as follows:

YEAS—Messrs. Allen, Anderson, Barton, Baumgaertel, Blackwood, Boorse, Borden, Bougher, Boyer, Breiting, B. H. Brown, W. H. Brown, Buchholz, Buck, Buckley, Caverow, Conrad, Cornelius, Corson, Costello, Davidson, Dixon, Doak, Edmonds, Firth, Garrett, Goheen, Gordon, Graham, Hammond, Hazlett, Heins, Hohl, Hults, Irwin, Knight, Krisner, Leithead, Leonard, Levering, Linton, McCullough, Mathias, Means, Meehan, S. G. Miller, Mitchell, Montgomery, Moore, Neill, Ouram, Pallatt, Parker, Pavitt, Perry, E. W. Richards, Roberts, Scott, Seeds, Seltzer, E. E. Smith, Spiel, Stauffer, F. Stevens, Thackara, G. Thomas, W. S. Thomas, Thompson, Van Osten, G. H. Wagner, Thos. Wagner, Warren, Woodhead and Hartman, *Pres't*—74.

NAYS—None.

A majority of the members elected having voted in the affirmative,

It was agreed to,

And the bill passed.

Mr. Hults moved to proceed to second reading of bill (Appendix No. 166) entitled "An Ordinance to revise the

lines and grades of Noble street, between Delaware avenue and Beach street, in the Eleventh Ward."

Which was agreed to.

The first and only section was again read.

Also, moved to amend by inserting after the words "new lines and" the words "*Provided*, That the North Pennsylvania Railroad Company shall enter into an agreement satisfactory to the City Solicitor."

Which was agreed to.

The section as amended was agreed to.

The title was agreed to.

The amendment having been printed, by unanimous consent,

The bill was read a third time,

And on its final passage,

The yeas and nays were required according to law, and were as follows:

YEAS—Messrs. Amick, Barton, Baumgaertel, Birch, Blackwood, Blake, Boorse, Borden, Bougher, Boyer, W. H. Brown, Buchholz, Buck, Caverow, Collins, Conrad, Cornelius, Corson, Davidson, Edmonds, Eslen, Firth, Garrett, Gilpin, Goheen, Gordon, Graham, Hammond, Harvey, Heins, Hetzell, Hohl, Hulst, Irvine, Ivins, Kittams, Knight, Krisher Kucker, Lang, Leithead, Leonard, Levering, Linton, McCullough, Mathias, Means, Meehan, Mercer, H. A. Miller, Mingle, Mitchell, Montgomery, Moore, Neill, Ouram, Pallatt, Pavitt, E. W. Richards, Frank Richards, Roberts, Scott, Seeds, Seger, Seltzer, Shugart, Smedley, E. E. Smith, Spiel, Stauffer, Swain, Thackara, G. Thomas, W. S. Thomas, Thompson, Van Osten, Wadsworth, G. H. Wagner, Thos. Wagner, Warren, Woodhead, and Hartman, *Pres't*—82.

NAYS—None.

A majority of the members elected having voted in the affirmative,

It was agreed to,

And the bill passed.

Common Council proceeded to second reading of Select Council bill (Appendix No. 67), entitled "An Ordinance requiring all vehicles, when driven or propelled upon the streets to carry lights after dark."

The first section was again read.

Mr McAllister moved that the further consideration of the bill be postponed for the present.

On agreeing to the motion,

The yeas and nays were required by Mr. Collins, seconded by Mr. Knight, and were as follows:

YEAS—Messrs. Amick, Barton, Baungaertel, Buchholz, Cornelius, Costello, Doak, Eslon, Firth, Garrett, Gilpin, Gordon, Hammond, Knight, Krisher, Leithead, Leonard, Levering, McAllister, Pallatt, Perry, E. W. Richards, Frank Richards, Scott, Shugart, Stauffer, Van Osten, G. H. Wagner, and Woodhead—29.

NAYS—Messrs. Anderson, Blackwood, Blake, Boorse, Borden, Bougher, Breiting, W. H. Brown, Buck, Buckley, Collins, Conrad, Corson, Davidson, DeHaven, Dixon, Edmonds, Goheen, Goodman, Graham, Harvey, Heins, Hetzell, Hohl, Hults, Irwin, Ivins, Kittams, Kucker, Lang, Linton, Means, Meehan, Mercer, H. A. Miller, Mingle, Mitchell, Moore, Morton, Neill, Orr, Ouram, Parker, Pavitt, Roberts, Sayre, Seeds, Smedley, Spiel, F. Stevens, Swain, Thackara, G. Thomas, Thompson, Wadsworth, Thos. Wagner, Warwick, and Hartman, *Pres't*—58.

Which was not agreed to.

The question being agreeing to the first section,

Mr. McAllister moved that Common Council do now adjourn.

Which was agreed to.

So Common Council adjourned.

Thursday, February 3, 1898.

Common Council met—Members present:

Messrs. Abrahams, Allen, Amick, Anderson, Balbirnie, Barrows, Barton, Batt, Baumgaertel, Birch, Blackwood, Blake, Boorse, Borden, Bougher, Boyer, Breitingner, B. H. Brown, W. H. Brown, Buchholz, Buck, Buckley, Caverow, Chew, Collins, Connell, Conrad, Cornelius, Corson, Costello, Davidson, DeHaven, Dixon, Doak, Edmonds, Erdin, Eslen, Firth, Funston, Garrett, Gilpin, Goheen, Goodman, Gordon, Graham, Hahn, Hammond, Harvey, Hawkes, Hazlett, Heins, Hetzell, Hohl, Hults, Irvine, Irwin, Ivins, Kinsley, Kittams, Knight, Krisher, Kucker, Lang, Leithead, Leonard, Levering, Linton, Little, Lovegrove, McAllister, McCullough, McCurdy, Martin, Matthias, Means, Mecredy, Meehan, Mercer, A. F. Miller, H. A. Miller, S. G. Miller, Mingle, Mitchell, Montgomery, Moore, Morrison, Morton, Neill, Orr, Ouram, Pallatt, Parker, Pavitt, Perry, Quinn, E. W. Richards, Frank Richards, Roberts, Sayre, Scott, Seeds, Seger, Seltzer, Shugart, Slater, Smedley, E. E. Smith, Spiel, Stauffer, Steger, F. Stevens, Stevenson, Stinger, Swain, Thackara, G. Thomas, W. S. Thomas, Thompson, Tongue, Wadsworth, G. H. Wagner, Thos. Wagner, Warren, Warwick, Wolstencroft, Woodhead, and Hartman, *Pres't*.

The President presented the following :

Philadelphia, February 3, 1898.

WENCEL HARTMAN, ESQ.,

President of Common Council.

MY DEAR SIR :—I regret very much that I am detained on account of sickness from attending the session of Council to-day. You will please excuse me.

Most respectfully,

S. CREADICK.

The Secretary to the Mayor was introduced, when he presented a message in writing from the Mayor, transmitting a communication from the Director of the Department of Public works, containing a report made in accordance with resolution of Councils passed January 6, 1898, relative to the placing by the Baltimore & Ohio Railroad Co. of proper structures in place of the worn out and dilapidated wooden structures now existing in the Twenty-seventh Ward. (*Appendix No. 200.*)

Which was read, and referred to the Committee on Highways.

The President presented the Forty-fourth Annual Report of the City Controller. (*Appendix No. 201.*)

Which was referred to the Committee on Finance.

Also, presented a communication from Dr. DeForrest Willard, relative to the supplying of better water for the use of the City.

Which was read, and referred to the Joint Committees on Water and Finance.

Also, presented a communication from Dr. H. A. Hare, urging upon Councils the necessity of introducing at the earliest possible moment a filtration plant which will purify the water used by the citizens of Philadelphia.

Which was read, and referred to the Joint Committees on Water and Finance.

Also, presented a communication from the League Cycling Co. of Philadelphia, urging the passage of the bill requiring lights to be placed on all vehicles.

Which was read, and laid upon the table.

Also, presented a communication from the City Solicitor, submitting copy of the report of the jury in the matter of the opening of Forty-ninth street, from Woodland avenue to the Schuylkill river, in the Twenty-seventh Ward, filed January 27, 1898. (*Appendix No. 202.*)

Which was read, and referred to the Committee on Highways.

Also, presented a further communication from the City Solicitor, submitting copy of the report of the jury in

the matter of the widening of Chestnut street, in front of properties Nos. 931 and 933, filed February 1, 1898. (*Appendix No. 203.*)

Which was read, and referred to the Committee on Highways.

Mr. Slater (on leave) read in place a bill entitled "An Ordinance to regulate all licensed hacks and cabs."

Which was referred to the Committee on Police and Prisons.

Mr. Hammond (on leave) read in place a bill entitled "An Ordinance to construct a sewer in Waverly street, from Twenty-fourth to Twenty-sixth street, in the Seventh Ward."

Which was referred to the Committee on Surveys.

Mr. Chew (on leave) read in place a bill entitled "An Ordinance to locate an electric light on Walnut street, between Twentieth and Twenty-first streets in the Eighth Ward."

Which was referred to the Electrical Committee.

Mr. Erdin (on leave) read in place a bill entitled "An Ordinance to authorize the location of a gasoline lamp in rear of No. 416 Buttonwood street, in the Twelfth Ward."

Which was referred to the Committee on Gas.

Mr. Collins (on leave) read in place a bill entitled "An Ordinance to authorize the Union Brewing Company of Philadelphia to construct a siding into its brewery on Hutchinson street, formerly Rugan street, in the Thirteenth Ward, to connect with the Philadelphia and Reading Railway tracks."

Which was referred to the Committee on Steam Railroads.

Mr. Mercer presented a copy of preamble and resolution adopted by the College of Physicians of Philadelphia at a meeting held February 2, 1898, declaring themselves strongly in favor of filtration of the City's water supply at the earliest possible moment.

Which was read, and referred to the Joint Committees on Water and Finance.

Mr. Meehan (on leave) read in place a bill entitled "An Ordinance to provide for the increase and purification of the City's water supply."

Which was referred to the Committee on Finance.

Also (on leave), read in place a bill entitled "An Ordinance to authorize the extension of "Starr Garden Park."

Which was referred to the Committee on Municipal Government.

Mr. Seeds (on leave) read in place a bill entitled "An Ordinance to increase the salary of the Chief of the Bureau of Surveys, and to make an appropriation therefor."

Which was referred to the Committee on Finance.

Mr. Davidson (on leave) read in place a bill entitled "An Ordinance to grade Price street, from Chew to Sprague street, in the Twenty-second Ward."

Which was referred to the Committee on Highways.

Mr. Goodman (on leave) read in place a bill entitled "An Ordinance to make an appropriation out of loan of eleven million two hundred (11,200,000) dollars for the improvement of the water supply."

Which was referred to the Committee on Finance.

Mr. DeHaven (on leave) offered the following, to wit: "Resolution authorizing the Finance Committee to prepare an ordinance for the creation of a loan of three million seven hundred thousand (3,700,000) dollars, for the betterment and improvement of the water supply of the entire City of Philadelphia." (*Appendix No. 204.*)

Which was laid over to be printed.

Mr. Frank Stevens (on leave) read in place a bill entitled "An Ordinance to revise the lines and grades of a portion of plan 190, in the Twenty-fourth Ward."

Which was referred to the Committee on Surveys.

Mr. Knight (on leave) read in place a bill entitled "An Ordinance to amend ordinance approved October 4, 1897, to authorize the opening of Belfield avenue, Seventeenth, Carlisle, Ezekiel, Lindley, and Seventy-seventh streets; Glenwood avenue and Gibson lane."

Which was referred to the Committee on Highways.

Mr. Connell (on leave) read in place a bill entitled "An Ordinance to condemn a certain lot for school purposes, in the Twenty-seventh Ward."

Which was referred to the Committee on Schools.

Also (on leave), read in place a bill entitled "An Ordinance to grade Sixty-seventh street, from Greenway avenue to Paschall avenue, in the Twenty-seventh Ward."

Which was referred to the Committee on Highways.

Mr. Edmonds (on leave) read in place a bill entitled "An Ordinance to authorize the location of a gasoline lamp at No. 2239 Sharswood street, and one at No. 2205 Sharswood street, in the Twenty-ninth Ward."

Which was referred to the Committee on Gas.

Also (on leave), read in place a bill entitled "An Ordinance to authorize the creation of a loan by the City of Philadelphia for the sum of three million seven hundred thousand (3,700,000) dollars for the extension, improvement and filtration of the water supply."

Which was referred to the Committee on Finance.

Also (on leave), offered the following, to wit: "Resolution to publish a loan bill."

Which was referred to the Committee on Finance.

Also (on leave), read in place a bill entitled "An Ordinance authorizing the construction of a branch sewer in Thompson street, from Twenty-fifth street to West College avenue, in the Twenty-ninth Ward."

Which was referred to the Committee on Surveys.

Also (on leave), read in place a bill entitled "An Ordinance to change the name of Gratz street, between Oxford and Jefferson streets, in the Twenty-ninth Ward, to Centennial avenue."

Which was referred to the Committee on Surveys.

Mr. Thos Wagner, Jr. (on leave) read in place bills to place the following streets in the Thirty-third Ward on the City plan: Jerome street, from Broad street to Old York road; and Colwyn street, from Broad street to Old York road.

Which were referred to the Committee on Surveys.

Also (on leave), read in place a bill entitled 'An Ordinance to authorize the opening of St. Luke's place, from Sixteenth to Seventeenth street, in the Thirty-third Ward.'

Which was referred to the Committee on Highways.

Mr. Warwick (on leave) read in place a bill entitled 'An Ordinance to lay water-pipe in Edgewood street, from Market to Arch street, in the Thirty-fourth Ward.'

Which was referred to the Committee on Water.

Also (on leave), read in place a bill entitled 'An Ordinance to place Edgewood street, from Market to Arch street, in the Thirty-fourth Ward, on the City plan.'

Which was referred to the Committee on Surveys.

Also (on leave), read in place a bill entitled 'An Ordinance to grade Edgewood street, from Market to Arch street, in the Thirty-fourth Ward.'

Which was referred to the Committee on Highways.

Mr. Costello (on leave) offered the following, to wit: "Resolution of instruction to the Director of the Department of Public Works relative to the preparation of specifications for street paving where sheet asphalt is to be used."

Which was referred to the Committee on Highways.

Mr. Barton (on leave) read in place a bill entitled "An Ordinance to make an appropriation in the annual appropriation to the Department of Public Works (Bureau of Highways), for the year 1898, for the purpose of constructing a concrete bridge at Byberry road, west of Bustleton and Bensalem turnpike, Thirty-fifth Ward."

Which was referred to the Committee on Surveys.

Also (on leave), read in place a bill entitled 'An Ordinance to make an appropriation in the annual appropriation to the Department of Public Works (Bureau of Surveys), for the year 1898, for the purpose of constructing a concrete bridge at Stevenson road, west of Torresdale avenue, over branch of Poquessing creek.'

Which was referred to the Committee on Surveys.

Mr. Seeds, Chairman of the Committee on Finance, presented a report, with bill annexed entitled "An Ordinance to make an appropriation to the Department of Reg-

ister of Wills to pay the Commercial Ice Company for ice furnished said Department from January 1, 1895, to December 31, 1897." (*Appendix No. 205.*)

Which was laid over to be printed.

Also, from the same Committee, presented a further report, with bill annexed entitled "An Ordinance to amend an ordinance entitled 'An Ordinance to make an appropriation to the Department of Public Safety, for the year 1898,' approved December 31, 1897." (*Appendix No. 206.*)

Which was laid over to be printed.

Also, from the same Committee, presented a further report, with bill annexed entitled "An Ordinance to approve the surety on the official bond of Clayton McMichael, City Treasurer elect." (*Appendix No. 207.*)

Which was laid over to be printed.

Also, from the same Committee, presented a further report, with bill annexed entitled "Resolution discharging the Committee on Finance from the further consideration of a bill entitled 'An Ordinance to make an appropriation to the annual appropriation to the Department of City Treasurer, for the year 1898, for the purpose of reimbursing Richard G. Oellers, for money expended in entering security as Treasurer of the City of Philadelphia.'" (*Appendix No. 208.*)

Which was laid over to be printed.

Mr. Leithead, Chairman of the Committee on Police and Prisons, presented a report, with bill annexed entitled "An Ordinance granting the consent of Councils to extend the boundaries of Cedar Hill Cemetery in the suburban portion of the Twenty-third Ward, of the City of Philadelphia." (*Appendix No. 209.*)

Which was laid over to be printed.

Also, from the same Committee, presented a further report, reporting back bill entitled "An Ordinance to authorize the purchase of a lot of ground and building thereon erected, situate in Somerton, in the Thirty-fifth Ward, and the erection of a suitable building or the alteration of the building now thereon erected, suitable for a sub-

police station," with the request that it be referred to the Committee on Finance with a favorable recommendation.

Which was so referred.

Mr. Lovegrove, from the Committee on Street Railroads of Common Council, to whom was referred Select Council resolution (Appendix No. 12) entitled "Resolution relative to the removal of unused tracks of street railway companies," presented a report. (*Appendix No. 210.*)

Which was laid over to be printed.

The President announced that he had appointed Mr. Wadsworth on the Committee on Finance, *vice* Mr. Iseminger, deceased.

Mr. Slater moved that out of respect to the memory of our late member, Mr. Charles F. Iseminger, that Common Council adjourn at 5 o'clock P. M.

Which was agreed to.

Mr. Roberts (on leave) offered the following, to wit: "Resolution to appoint a Joint Special Committee of five members from each Chamber, to prepare suitable resolutions relative to the death of Mr. Charles F. Iseminger, late a member of Common Council from the Second Ward." (*Appendix No. 211.*)

Common Council proceeded to second reading of the resolution.

The resolution was again read, and agreed to.

The title was agreed to.

The President appointed Messrs. Roberts, Slater, Van Osten, Meehan and Falbey, the Committee on the part of Common Council.

Mr. Knight, seconded by Mr. Amick, moved to reconsider the vote on the final passage of Common Council bill (Appendix No. 128) entitled "An Ordinance to authorize the creation of a loan by the City of Philadelphia, for the sum of eleven million two hundred thousand (11,200,000) dollars, for the improvement of suburban roads, for the completion of the Boys' High School and erection of new school buildings, for building main sewers, building

art gallery, library site and building, building new Alms-house, abolition of grade crossings on the line of the Philadelphia and Trenton Railroad, for the equipment and building of Philadelphia Museum, for the extension, improvement and filtration of the water supply, extension of Fairmount Park, for repaving streets, tramway streets, and intersections and underground work incident thereto, for building bridges, for improvement of public parks or squares, for the purchase of ground and building fire and police stations, and electrical and underground construction, for grading and repairs to paved streets, curved curbing, resurfacing asphalt streets, repairs to bridges, repairs to sidewalks (City Property), repairs to ditches and sluices, for repaving with an improved pavement small streets, 40 feet or less in width, from house line to house line, and underground work incident thereto."

On agreeing to the motion,

The yeas and nays were required according to law, and were as follows :

YEAS—Messrs. Abrahams, Allen, Amick, Anderson, Barrows, Barton, Batt, Baumgaertel, Birch, Blackwood, Blake, Boorse, Borden, Bougher, Boyer, Breiting, B. H. Brown, W. H. Brown, Buchholz, Buckley, Caverow, Chew, Collins, Connell, Cornelius, Corson, Costello, Davidson, DeHaven, Dixon, Doak, Eslon, Funston, Garrett, Gilpin, Goheen, Goodman, Gordon, Graham, Hahn, Harvey, Hawkes, Hazlett, Heins, Hetzell, Hohl, Hulst, Irwin, Kittams, Knight, Kucker, Lang, Leithead, Leonard, Levering, Linton, Little, Lovegrove, McAllister, McCullough, Martin, Mathias, Meccredy, Meehan, Mercer, A. F. Miller, H. A. Miller, S. G. Miller, Mingle, Mitchell, Moore, Morrison, Morton, Neill, Orr, Ouram, Pallatt, Parker, Perry, Quinn, E. W. Richards, Roberts, Sayre, Scott, Seeds, Shugart, Smedley, E. E. Smith, Spiel, Stauffer, Steger, F. Stevens, Stevenson, Swain, Thackara, G. Thomas, Thompson, Tongue, Wadsworth, G. H. Wagner, Thos. Wagner, Warren, Wolstencroft, Woodhead, and Hartman, *Pres't*—105.

NAYS—Messrs. Balbirnie, Buck, Edmonds, Erdin, Hammond, Irvine, Kinsley, Krisher, McCurdy, Means, Pavitt,

Frank Richards, Seger, Slater, Stinger, W. S. Thomas, and Warwick—17.

Which was agreed to.

The question recurring on the final passage of the bill,

Mr. Anderson moved that the further consideration of the bill be postponed for the present.

Which was agreed to.

Common Council resumed second reading of Select Council bill (Appendix No. 67) entitled "An Ordinance requiring all vehicles, when driven or propelled upon the streets, to carry lights after dark."

The question being on agreeing to the first section,

Mr. Corson moved to amend by striking out the word "February," and inserting the word "March."

Mr. E. W. Richards moved to amend the amendment by inserting after the word "vehicles," the following: "using rubber tires," and striking out all after the word "Front," and inserting the following: "and that all vehicles be required when turning the corner of streets and crossing at the intersection of streets to proceed at a speed not faster than a fast walk."

Mr. Gilpin moved that the bill be referred to the Committee on Police and Prisons of Common Council.

Which was not agreed to.

The question being on agreeing to the amendment to the amendment,

It was not agreed to.

The question recurring on agreeing to the amendment,

It was agreed to,

The question being on agreeing to the section as amended,

Mr. Chew moved to further amend by striking out the words and figures "from and after March 1, 1898," and inserting the words "sixty days after the passage of this ordinance."

On agreeing to the motion,

The yeas and nays were required by Mr. Gilpin, seconded by Mr. Orr, and were as follows :

YEAS—Messrs. Abrahams, Amick Anderson, Barrows, Barton, Baumgaertel, Birch, Blackwood, Blake, Boorse, Borden, Bougher, Boyer, Buchholz, Chew, Cornelius, DeHaven, Doak, Firth, Funston, Garrett, Gilpin, Goheen, Goodman, Gordon, Graham, Hahn, Hammond, Hazlett, Heins, Hetzell, Irvine, Irwin, Ivins, Kinsley Knight, Krishner, Kucker, Lang, Leithead, Leonard, Levering, Little, McAllister, McCullough, Martin, Means, Mecredy, Mercer, H. A. Miller, Mingle, Mitchell, Montgomery, Moore, Orr, Onram, Pallatt, Pavitt, Perry, Quinn, E. W. Richards, Frank Richards, Roberts, Sayre, Scott, Seeds, Seger, Seltzer, Shugart, Slater, Smedley, Spiel, Stauffer, Steger, F. Stevens, Stinger, Swain, Thackara, W. S. Thomas, Thompson, Tongue, Wadsworth, Thos. Wagner, Warren, Warwick, Wolstencroft, Woodhead, and Hartman, *Pres't*—88.

NAYS—Messrs. Allen, Breitingner, W. H. Brown, Buck, Buckley, Collins, Connell, Conrad, Corson, Davidson, Dixon, Edmonds, Eslen, Hawkes, Hohl, Hults, Kittams, Linton, Lovegrove, McCurdy, Mathias, Meehan, A. F. Miller, Neill, Parker, Stevenson, G. Thomas, and G. H. Wagner—28.

Which was agreed to.

The question recurring on agreeing to the section as amended,

Mr. F. Richards moved to further amend by adding the following : "*Provided*, That no wagon or truck engaged in the hauling of baled or loose hay shall be required to carry a light."

On agreeing to the motion,

The yeas and nays were required by Mr. F. Richards, seconded by Mr. Gilpin, and were as follows :

YEAS—Messrs. Allen, Barton, Blake, Boyer, Buchholz, Buckley, Chew, Cornelius, Firth, Gilpin, Gordon, Hammond, Hazlett, Irvine, Krishner, Leonard, Montgomery, Orr, Perry, E. W. Richards, Frank Richards, Stauffer, Steger, Stinger, and Thackara—25.

NAYS—Messrs. Amick, Anderson, Barrows, Baumgaer-

tel, Birch, Blackwood, Boorse, Borden, Bougher, Breiting-
ger, W. H. Brown, Buck, Caverow, Collins, Connell,
Conrad, Corson, Davidson, DeHaven, Dixon, Doak, Ed-
monds, Funston, Garrett, Goheen, Goodman, Graham,
Hahn, Harvey, Hawkes, Heins, Hetzell, Hohl, Hults, Ir-
win, Ivins, Kinsley, Kittams, Knight, Kucker, Lang, Leit-
head, Levering, Linton, Lovegrove, McAllister, McCul-
lough, McCurdy, Martin, Mathias, Means, Meeredy, Mer-
cer, H. A. Miller, S. G. Miller, Mingle, Mitchell, Moore,
Morton, Neill, Ouram, Pallatt, Parker, Pavitt, Quinn,
Roberts, Sayre, Scott, Seeds, Seger, Shugart, Slater,
Smedley, Spiel, F. Stevens, Stevenson, Swain, G.
Thomas, W. S. Thomas, Thompson, Tongue, Wadsworth,
G. H. Wagner, Thos. Wagner, Warren, Warwick, Wol-
stencroft, Woodhead, and Hartman, *Pres't*—89.

Which was not agreed to.

The question recurring on agreeing to the section as amended,

Mr. Borden, moved to further amend by striking out the words "between sunset and sunrise," and inserting the words "after dark."

Mr. Seger, seconded by Messrs. Bougher, Connell, Conrad, Corson, Graham, Knight, Krisher, Lang, McCurdy, Moore, Swain, Thackara, G. Thomas, Tongue, Warren, and Warwick, moved the previous question,

The question being shall the main question be now put,

It was agreed to,

The question being on agreeing to the amendment,

It was not agreed to.

The section as amended was agreed to.

The second section was again read, and agreed to.

The title was agreed to.

And the bill was laid over to print the amendments.

Select Council informed Common Council that they had passed resolution (Appendix No. 100) entitled "Resolution of request to the City Controller to countersign warrants in payment of bills incurred by the visit of the Joint

Special Committee on League Island and its Surroundings, to Washington, January 19, 1898."

Common Council proceeded to second reading of the resolution.

The resolution was again read, and agreed to.

The title was agreed to.

So Common Council concurred.

Mr. Seeds moved to proceed to second reading of resolution (Appendix No. 181) entitled "Resolution authorizing the Mayor to propose the City of Philadelphia for membership in the League of American Municipalities."

Which was agreed to.

The resolution was again read, and agreed to.

The preambles were agreed to.

The title was agreed to.

Select Council informed Common Council that they had received a report from the Committee on Street Passenger Railroads, with bill (Appendix No. 82) annexed entitled "Supplement to an ordinance approved March 30, 1893, entitled 'An Ordinance permitting the Cheltenham Avenue Passenger Railway Company to use motors to be supplied from overhead wires, and to erect and maintain poles to support said wires,' granting permission to said company to extend its tracks and trolley system to Old York road."

Which they had passed.

Also, that they had received a further report from the same Committee, with bill (Appendix No. 83) annexed entitled "An Ordinance authorizing the Twenty-second Street and Allegheny Avenue Passenger Railway Company to extend its tracks and overhead trolley system."

Which they had passed.

Also, that they had received a report from the Committee on Steam Railroads, with bill (Appendix No. 91) annexed entitled "An Ordinance directing the Philadelphia and Reading Railway Company to erect a safety gate at Washington lane crossing, Twenty-second Ward, as provided by the ordinance of September 8, 1881."

Which they had passed.

Also, informed Common Council that they had concurred in the following, to wit :

“An Ordinance to revise the lines and grades of Noble street, between Delaware avenue and Beach street, in the Eleventh Ward.” (Appendix No. 166.)

“An Ordinance to make an appropriation to new Item 12, in the annual appropriation to the Department of Receiver of Taxes, for the year 1898, for the refunding of certain twice paid, overpaid and paid in error water rents, permits, etc., paid to the Department of Receiver of Taxes, Bureau of Water, from August 1 to December 31, 1897.” (Appendix No. 179.)

“An Ordinance to authorize the proper officers of the City, in determining the amounts to be paid by the Philadelphia and Reading Railroad Company, and its successors, on account of the annual interest charges upon the loan or loans authorized for carrying on the work provided for in the ordinance approved March 17, 1894, to credit against said interest charges the amounts collected for interest upon deposits of the proceeds of the said loans, or portions thereof.” (Appendix No. 180.)

“An Ordinance to authorize the opening of Snyder avenue and Manton street.” (Appendix No. 182.)

“An Ordinance to authorize the grading of Broad, Bath, Beulah, Bloyd, Conestoga, Camac, Clearfield, Comly, Charles, Cottage, Cresson, Devon, Dickinson, Eleventh, Eighteenth, Forty-fourth, Fifty-third, Fifty-fifth, Fifty-sixth, Grant, Hutchinson, Jackson, Linden, Lambert, Lena, Lombard, Locust, Luzerne, May, Marion, Mill, Margaret, Mulberry, Mascher, Melrose, Magee, Nineteenth, Ontario, Page, Reger, Sixty-fifth, Stiles, Third, Tenth, Twentieth, Tioga, Underhill, Viola, Woodstock, Wolf, Wade, Worth, Walnut, Waterloo, Washington, and Wells streets; Allegheny, Chelten, Champlost, Conshohocken, Duncannon, Elmwood, Erie, Fisher, Hunting Park, Kershaw, Moyamensing, Midvale, Nedro, Pulaski, Roberts, Roxborough, Stenton, Sunnyside, and Wayne avenues.” (Appendix No. 183.)

“An Ordinance to authorize the grading and the construction of a fence in front of City yard, on the south

side of Reed street, about 40 feet east of Twelfth street, to the prison wall." (Appendix No. 184.)

"Resolution authorizing the Inspectors of the County Prisons to expend without advertising, Item 13, for library and law books, one thousand (1,000) dollars, in the annual appropriation to the New County Prison, at Holmesburg, for the year 1898, and authorizing the City Controller to countersign warrants for same." (Appendix No. 193.)

"Resolution to appoint a Joint Special Committee of five (5) members from each Chamber to prepare suitable resolutions relative to the death of Mr. Charles F. Iseminger, late a member of Common Council from the Second Ward, and had appointed Messrs. Patton, Harris, Nobre, McMullen, and McCoach, the Committee on the part of Select Council." (Appendix No. 211.)

Common Council proceeded to second reading of Select Council bill (Appendix No. 82) entitled "Supplement to an ordinance approved March 30, 1893, entitled 'An Ordinance permitting the Cheltenham Avenue Passenger Railway Company to use motors to be supplied from overhead wires, and to erect and maintain poles to support said wires,' granting permission to said company to extend its tracks and trolley system to Old York road."

The first section was again read.

The hour of 5 o'clock P. M. having arrived the President, out of respect to the memory of our late fellow member, Mr. Charles F. Iseminger, declared Common Council adjourned.

Thursday, February 17, 1898.

Common Council met—Members present:

Messrs. Abrahams, Amick, Anderson, Balbirnie, Barrows, Barton, Batt, Baumgaertel, Birch, Blackwood, Blake, Boorse, Borden, Bougher, Boyer, Breitingner, B. H. Brown, W. H. Brown, Buchholz, Buckley, Caverow, Collins, Connell, Conrad, Cornelius, Corson, Costello, Creadick, Davidson, DeHaven, Dixon, Doak, Edmonds, Erdin, Eslon, Falbey, Firth, Funston, Garrett, Gilpin, Goheen, Goodman, Gordon, Graham, Hahn, Hammond, Harvey, Hawkes, Hazlett, Heins, Henry, Hetzell, Hohl, Hulst, Irvine, Irwin, Ivins, Kinsley, Kittams, Knight, Krisher, Kucker, Lang, Leithead, Leonard, Linton, Little, Lovegrove, McCullough, McCurdy, Martin, Mathias, Means, Meecredy, Meehan, Mercer, A. F. Miller, H. A. Miller, S. G. Miller, Mingle, Mitchell, Montgomery, Moore, Morrison, Morrow, Morton, Neill, Orr, Ouram, Pallatt, Pavitt, Perry, Quinn, E. W. Richards, Frank Richards, Roberts, Sayre, Scott, Seeds, Seger, Seltzer, Shugart, Slater, Smedley, E. E. Smith, Spiel, Stauffer, Steger, F. Stevens, Stevenson, Stinger, Thackara, G. Thomas, W. S. Thomas, Thompson, Tongue, Van Osten, Wadsworth, G. H. Wagner, Thos. Wagner, Warren, Warwick, Wolstencroft, Woodhead, and Hartman, *Pres't*.

The President presented the following:

Franklin, Pa., February 17, 1898.

WENCEL HARTMAN, Esq.,

President of Common Council.

Please excuse me from meeting to-day. On duty with Governor. Impossible to attend.

D. S. B. CHEW.

Philadelphia, February 17, 1898.

WENCEL HARTMAN, ESQ.,
President of Common Council.

DEAR SIR:—Kindly excuse my absence from Common Council to-day. I have been suffering from severe attack of influenza, and will therefore be unable to attend.

Very respectfully yours,
HOWARD M. LEVERING,
Twenty-first Ward.

Saranac Lake, N. Y.; February 17, 1898.

WENCEL HARTMAN, ESQ.,
President of Common Council.

Absence from the City will prevent my attendance to-day.

CHAS. M. SWAIN.

Philadelphia, February 17, 1898.

WENCEL HARTMAN, ESQ.,
President of Common Council.

DEAR SIR:—Have been confined at home with an acute attack of bronchitis since last Friday. Kindly have me excused.

Respectfully yours,
DANL. H. BUCK.

The Secretary to the Mayor was introduced, when he presented a message in writing from the Mayor, transmitting a communication from the Director of the Department of Public Safety, containing a resolution passed by the Board of Health February 8, 1898, relative to an addi-

tional appropriation to the Department of Public Safety, Bureau of Health. (*Appendix No. 212.*)

Which was read, and referred to the Committee on Finance.

The President presented a communication from the Board of Public Education, submitting copy of resolution passed by the Board February 8, 1898, requesting Councils to pass an ordinance authorizing the payment of certain bills contracted in 1897, accompanied with a bill.

Which was read, and referred to the Committee on Finance.

Also, presented a communication from the City Organizations' Filtration Committee, submitting copy of preambles and resolution adopted at a Town Meeting of the Citizens of Philadelphia, held February 12, 1898, in support of the movement for the filtration of the City water supply under City ownership and control.

Which was read, and referred to the Joint Committees on Water and Finance.

Also, presented a similar communication from the Municipal League of Philadelphia.

Which was read, and referred to the Joint Committees on Water and Finance.

Mr. Means (on leave) read in place a bill entitled "An Ordinance to authorize the City Solicitor to satisfy claims for water-pipe against property of the St. Agnes Hospital."

Which was referred to the Committee on Water.

Mr. Erdin (on leave) read in place a bill entitled "An Ordinance to regulate the width of aisles and passageways in theatres and all amusement halls."

Which was referred to the Committee on Police and Prisons.

Mr. Buchholz (on leave) read in place a bill entitled "An Ordinance to authorize the re-survey and revision of lines and grades of City plan No. 194, in the Nineteenth Ward."

Which was referred to the Committee on Surveys.

Mr. Conrad (on leave) read in place a bill entitled "An Ordinance to place George (late Caldwell) street, from Thirteenth street to 250 feet westward, in the Twentieth Ward, on the City plan (20) feet wide."

Which was referred to the Committee on Surveys.

Mr. Dixon (on leave) read in place a bill entitled "An Ordinance authorizing the Roxborough, Chestnut Hill and Norristown Railway Company to connect its tracks and wires with the tracks and wires of the Wissahickon Electric Passenger Railway Company at the junction of certain streets and to use electric motors in said connections to be supplied from overhead wires."

Which was referred to the Committee on Street Passenger Railroads.

Mr. Linton (on leave) read in place a bill entitled "An Ordinance to construct a sewer in Dexter street, from Adams to Hermit street, in the Twenty-first Ward."

Which was referred to the Committee on Surveys.

Also (on leave), read in place a bill entitled "An Ordinance to strike Ampho street, south of Johnson street, from the City plan."

Which was referred to the Committee on Surveys.

Mr. Meehan (on leave) read in place a bill entitled "An Ordinance to locate an electric light northwest corner of Eleventh and Duncannon streets, in the Twenty-second Ward."

Which was referred to the Electrical Committee.

Also (on leave), read in place a bill entitled "An Ordinance to authorize the location of a gasoline lamp northwest corner Eleventh and Duncannon streets, in the Twenty-second Ward."

Which was referred to the Committee on Gas.

Mr. Seeds (on leave) read in place a bill entitled "An Ordinance to make an appropriation to the Commissioners of Fairmount Park, of the Park Fund received in 1897 and now in the City Treasury."

Which was referred to the Committee on Finance.

Also (on leave), read in place a bill entitled "An Ordinance to enter satisfaction on the official bonds of Thomas L. Hicks, late Chief of the Bureau of Highways, Department of Public Works, and William K. Park, late Chief of the Bureau of Gas, Department of Public Works."

Which was referred to the Committee on Finance.

Also (on leave), read in place bills to construct sewers in the following streets in the Twenty-second Ward: Priscilla street, from Queen street to Coulter street; Newhall street, from Queen street to Coulter street; Pulaski avenue, from Queen to Coulter street; Wayne avenue, from Washington lane to Haines street; Walnut lane, from Greene street to Wayne street; Tulpehocken street, from Greene street to Wayne street; and Alfred street, from Penn to Coulter street.

Which were referred to the Committee on Surveys.

Also (on leave), offered the following, to wit: "Resolution empowering the Bell Telephone Co. to run wires from Jefferson street, on Allen's lane, to the corner of Wissahickon avenue, a distance of about 1,000 feet."

Which was referred to the Electrical Committee.

Mr. Davidson (on leave) read in place a bill entitled "An Ordinance to authorize the opening of Twenty-seventh street, from Willow Grove avenue to Springfield avenue, in the Twenty-second Ward."

Which was referred to the Committee on Highways.

Mr. F. Stevens (on leave) read in place a bill entitled "An Ordinance to authorize the location of a gasoline lamp in alleyway rear of No. 3854 Aspen street, in the Twenty-fourth Ward."

Which was referred to the Committee on Gas.

Mr. Knight (on leave) read in place a bill entitled "An Ordinance to make an appropriation of eighty-five (85) dollars and two (2) cents to pay Joseph Horl for gas-pipe laid in Birch street, between Amber street and Trenton avenue."

Which was referred to the Committee on Gas.

Mr. Moore (on leave) read in place a bill entitled "An

Ordinance to re-pave Titan street, from Sixteenth to Eighteenth street, in the Twenty-sixth Ward."

Which was referred to the Committee on Highways.

Mr. Connell (on leave) read in place a bill entitled "An Ordinance to construct a sewer in Greenway avenue, from Sixty-sixth to Sixty-seventh street, in the Twenty-seventh Ward."

Which was referred to the Committee on Surveys.

Also (on leave), read in place a bill entitled "An Ordinance to place Naudain street, from Forty-seventh to Forty-eighth street, in the Twenty-seventh Ward, on the City plan."

Which was referred to the Committee on Surveys.

Also (on leave), read in place bills to macadamize the following streets in the Twenty-seventh Ward: Sixty-third street, from Elmwood avenue to Buist avenue; Buist avenue, from Sixty-second to Sixty-fourth street, and Sixtieth street, from Kingessing avenue to Springfield street.

Which were referred to the Committee on Highways.

Mr. Goheen (on leave) read in place bills to authorize the opening of the following streets in the Twenty-seventh Ward: Seventieth street, from Woodland avenue to Greenway avenue; South street, from Fifty-second to Sixtieth street; South street, from Sixtieth to Sixty-second street; Mulberry avenue, from Sixtieth to Sixty-second street; and Lombard street, from Sixtieth to Sixty-second street.

Which were referred to the Committee on Highways.

Also (on leave), read in place bills to grade the following streets in the Twenty-seventh Ward: South street, from Sixtieth to Sixty-second street; South street, from Fifty-second to Sixtieth street; Seventieth street, from Woodland avenue to Greenway avenue; Lombard street, from Sixtieth to Sixty-second street; and Mulberry avenue, from Sixtieth to Sixty-second street.

Which were referred to the Committee on Highways.

Mr. Edmonds (on leave) read in place a bill entitled "An Ordinance to authorize the purchase of a lot of ground

with buildings thereon erected for a patrol station, in the Twenty-ninth Ward, and to make an appropriation therefor."

Which was referred to the Committee on Police and Prisons.

Mr. McCullough (on leave) read in place a bill entitled "An Ordinance to re-pave Carpenter street, from Sixteenth to Seventeenth street, in the Thirtieth Ward, with granite blocks."

Which was referred to the Committee on Highways.

Mr. Leithead (on leave) read in place a bill entitled "An Ordinance to authorize the Director of the Department of Public Safety to appoint certain officers for the Bureau of Police, and to make an appropriation of ten thousand two hundred and eighty-three (10,283) dollars therefor."

Which was referred to the Committee on Finance.

Also (on leave), read in place a bill entitled "An Ordinance to authorize the purchase of properties Nos. 2207, 2209 and 2211 E. York street, in the Thirty-first Ward, for school purposes."

Which was referred to the Committee on Schools.

Mr. Lovegrove (on leave) read in place a bill entitled "An Ordinance to authorize the Mayor of the City of Philadelphia to enter into contract with any traction motor company or street passenger railway company owning, leasing or operating lines of street passenger railway within the City of Philadelphia, for the temporary removal of any portion of their track not presently necessary for the accommodation of the public, and for the relaying of the same at any subsequent time upon paying to the City the value of any improved pavement which may have been laid by it upon the street in the meantime."

Which was referred to the Committee on Street Passenger Railroads.

Mr. Sayre (on leave) read in place a bill entitled "An Ordinance to authorize the location of a gasoline lamp rear of No. 2840 Kensington avenue, in the Thirty-third Ward."

Which was referred to the Committee on Gas.

Also (on leave), read in place a bill entitled "An Ordinance to re-pave Dorritt street, from Eighteenth to Cayuga street, in the Thirty-third Ward, with vitrified bricks."

Which was referred to the Committee on Highways.

Mr. Wadsworth (on leave) read in place a bill entitled "An Ordinance to authorize the location of three gasoline lamps in the Thirty-third Ward."

Which was referred to the Committee on Gas.

Mr. Thos. Wagner (on leave) read in place bills to construct sewers in the following streets in the Thirty-third Ward: Tenth street, from Clearfield to Westmoreland street; Hutchinson street, from Venango to Tenth street; Tenth street, from Hutchinson street to Erie avenue; Erie avenue (north side), from Tenth street to Old York road; Kensington avenue, from Allegheny avenue to Clearfield street; and Old York road, from Erie avenue to Butler street.

Which were referred to the Committee on Surveys.

Also (on leave), read in place a bill entitled "An Ordinance to place Hart lane, from Indiana to Clearfield street, in the Thirty-third Ward, on the City plan."

Which was referred to the Committee on Highways.

Also (on leave), read in place bills to grade the following streets in the Thirty-third Ward: Tenth street, from Clearfield to Westmoreland street, and "L" street, from Venango street to Erie avenue.

Which were referred to the Committee on Highways.

Also (on leave), read in place a bill entitled "An Ordinance to pave Tenth street, from Clearfield to Westmoreland street, in the Thirty-third Ward, with Belgian blocks."

Which was referred to the Committee on Highways.

Mr. Thackara (on leave) read in place a bill entitled "An Ordinance to locate an electric light on the northwest corner of Fifth and Tioga streets, in the Thirty-third Ward."

Which was referred to the Electrical Committee.

Mr. Morrow (on leave) read in place a bill entitled "An Ordinance to authorize the Department of Public Works

to widen Gray's Ferry avenue, on the north side, a further width of 26 feet along the line of the east abutment of the Gray's Ferry bridge, now on the City plan."

Which was referred to the Committee on Surveys.

Mr. Kittams (on leave) read in place a bill entitled "An Ordinance to authorize the opening of Pacific street, from Eighteenth to Nineteenth street, in the Thirty-eighth Ward."

Which was referred to the Committee on Highways.

Also (on leave), read in place a bill entitled "An Ordinance to grade Pacific street, from Eighteenth to Nineteenth street, in the Thirty-eighth Ward."

Which was referred to the Committee on Highways.

Mr. Thompson (on leave) read in place a bill entitled "An Ordinance to change the name of Wensley street, between Twentieth and Twenty-second street, in the Thirty-eighth Ward, to Bellevue street, as formerly."

Which was referred to the Committee on Surveys.

Mr. Dixon, Chairman of the Committee on Highways, presented a report, with bill annexed entitled "An Ordinance to authorize the Department of Public Works to draw, and the City Controller to countersign, a warrant to pay for repairs made under the main track of the Junction Railroad Company, at Marston street, in the Twenty-seventh Ward." (*Appendix No. 213.*)

Which was laid over to be printed.

Also, from the same Committee, presented a further report, with bill annexed entitled "An Ordinance to permit the owners of property on Warnock street, from Me-Kean street to a point about 200 feet north to pave said street without expense to the City." (*Appendix No. 214.*)

Which was laid over to be printed.

Also, from the same Committee, presented a further report, with bill annexed entitled "An Ordinance authorizing the opening of Loudon, Fifteenth, Engle, Duval, Forty-seventh, Fifty-one-and-a-half, and Rhawn streets, and Torresdale avenue." (*Appendix No. 215.*)

Which was laid over to be printed.

Also, from the same Committee, presented a further report, reporting back bill entitled "An Ordinance to authorize the necessary work of grading, paving and construction of drains, etc., on Germantown and Perkiomen turnpikes, from Hillcrest avenue to the County Line," with the request that it be referred to the Committee on Finance with a favorable recommendation.

Which was so referred.

Mr. Hulst, Chairman of the Committee on Surveys, presented a report, with bill annexed entitled "An Ordinance to authorize the Department of Public Works to draw, and the City Controller to countersign, warrants to pay bills for constructing sewers in front of narrow strips of ground in front of the roadbed of the Philadelphia and Frankford Railroad Company, and in front of Odd Fellows' Cemetery." (*Appendix No. 216.*)

Which was laid over to be printed.

Also, from the same Committee, presented a further report, with bill annexed entitled "An Ordinance to place on the City plan Zoological, Budd and Bexley streets." (*Appendix No. 217.*)

Which was laid over to be printed.

Also, from the same Committee, presented a further report, with bill annexed entitled "An Ordinance to authorize the striking from the City plan of Luzerne street, from Frankford avenue to Amber street, in the Twenty-fifth Ward, and its re-location about 75 feet northward." (*Appendix No. 218.*)

Which was laid over to be printed.

Also, from the same Committee, presented a further report, with bill annexed entitled "An Ordinance to strike from the plan Clarkson avenue, from Fifth to Sixth street, and to place on the plan in lieu thereof Tabor road, between Fifth and Sixth streets." (*Appendix No. 219.*)

Which was laid over to be printed.

Also, from the same Committee, presented a further report, with bill annexed entitled "An Ordinance to revise the curb lines and make the necessary adjustment in the

grades of Pennsylvania avenue, from Hamilton to Twenty-seventh street." (*Appendix No. 220.*)

Which was laid over to be printed.

Also, from the same Committee, presented a further report, with bill annexed entitled "An Ordinance to authorize the revision of the lines and grades of Stenton avenue, between Mt. Airy avenue and Washington lane, in the Twenty-second Ward." (*Appendix No. 221.*)

Which was laid over to be printed.

Also, from the same Committee, presented a further report, reporting back bill entitled "An Ordinance to authorize an appropriation to the Department of Public Works (Bureau of Surveys), for the purchase of apparatus for the Testing Laboratory and for other scientific investigation," with the request that it be referred to the Committee on Finance with a favorable recommendation.

Which was so referred.

Mr. Leithead, Chairman of the Committee on Police and Prisons, presented a report, with bill annexed entitled "An Ordinance to prohibit the hauling of loose hay or straw within a certain section of the City of Philadelphia." (*Appendix No. 222.*)

Which was laid over to be printed.

Mr. Buchholz, Chairman of the Committee on Municipal Government, presented a report, with bill annexed entitled "An Ordinance to authorize the extension of "Starr Garden Park." (*Appendix No. 223.*)

Which was laid over to be printed.

Also, from the same Committee, presented a further report, reporting back resolution entitled "Resolution regulating the wages of laborers in the Bureau of Water," with the request that it be referred to the Committee on Finance with a favorable recommendation.

Which was so referred.

Mr. W. H. Brown, Chairman of the Special Committee of Common Council appointed to investigate the relations to the City of the various electric light companies, presented a report, with resolution annexed entitled "Reso-

lution to discharge the Special Committee of Common Council from the further consideration of the resolution to investigate the relations to the City of the various electric light companies, and to each other, and to report the results of their investigation to Common Council." (*Appendix No. 224.*)

Which was laid over to be printed.

Also, presented a minority report, with resolutions annexed entitled "Resolution requesting the Director of Public Safety to submit to Councils an estimate of the cost of establishing a Municipal Electric Light Plant." (*Appendix No. 225 "A."*) "Resolution directing the Director of Public Safety to advertise for bids for electric lights." (*Appendix No. 225 "B."*)

Also, presented resolution entitled "Resolution that the Clerk and Stenographer of the Committee be, and they are hereby authorized to present a bill for one hundred (100) dollars each as compensation for extra services performed for the Committee."

Which was referred to the Committee on Finance.

Mr. Seeds (on leave) offered the following, to wit: "Resolution of request to the City Controller to counter-sign warrants against Item 7, in the annual appropriation to the Clerks of Councils, for the year 1898." (*Appendix No. 226.*)

Also, moved to proceed to second reading of the resolution.

Which was agreed to.

The resolution was again read, and agreed to.

The title was agreed to.

Mr. G. Thomas (on leave) offered the following, to wit: "Resolution of request to the City Solicitor as to the right of the Director of Public Safety to compel policemen to purchase shoes from one concern." (*Appendix No. 227.*)

Also, moved to proceed to second reading of the resolution.

Objections being made, it was laid over to be printed.

Mr. Corson (on leave) offered the following, to wit: "Resolution of request to the Director of the Department of Public Safety, relative to abating a nuisance at Ruan and Leiper streets, in the Twenty-third Ward." (*Appendix No. 228.*)

Also, moved to proceed to second reading of the resolution.

Which was agreed to.

The resolution was again read.

Mr. DeHaven moved to amend by adding the following: "*Provided further*, That the expense thereof shall not exceed twelve thousand five hundred (12,500) dollars."

Mr. Seeds moved to amend the amendment by striking out the following: "in accordance with said communication of September 16, 1897 : *Provided*, That the price per cubic yard does not exceed the price therein stated, under said bids."

Mr. Hawkes moved that the resolution be referred to the Committee on Finance.

Which was agreed to.

Mr. Kittams (on leave) offered the following, to wit: "Resolution of request to his Honor, Mayor Warwick, relative to the water problem now confronting the citizens of this municipality." (*Appendix No. 229.*)

Also, moved to proceed to second reading of the resolution.

Which was agreed to.

The resolution was again read.

Mr. Seger moved that the further consideration of the resolution be indefinitely postponed.

Which was agreed to.

Mr. Edmonds (on leave) offered the following, to wit: "Resolution expressing sympathy of the City of Philadelphia to the President of the United States, and through him to the families of the dead and injured officers and men of the U. S. Steamer "Maine," and requesting that a period of mourning be observed in the City of Philadel-

phia, and to suspend Joint Rule No. 30, of Select and Common Councils." (*Appendix No. 230.*)

Also, moved to proceed to second reading of the resolution.

Which was agreed to.

The resolution was again read, and agreed to.

The title was agreed to.

And on its final passage,

The yeas and nays were required according to law, and were as follows:

YEAS—Messrs. Amick, Anderson, Barrows, Barton, Batt, Birch, Blackwood, Blake, Boorse, Borden, Bougher, Boyer, Breitingner, B. H. Brown, W. H. Brown, Buchholz, Buckley, Caverow, Connell, Conrad, Cornelius, Corson, Davidson, DeHaven, Dixon, Doak, Edmonds, Erdin, Eslen, Falbey, Firth, Funston, Garrett, Goheen, Gordon, Graham, Hahn, Hammond, Harvey, Hawkes, Hazlett, Heins, Henry, Hetzell, Hohl, Hults, Irvine, Irwin, Ivins, Kinsley, Krisher, Kucker, Lang, Leithead, Leonard, Linton, Little, Lovegrove, McCullough, McCurdy, Martin, Mathias, Means, Meecredy, A. F. Miller, H. A. Miller, Mingle, Mitchell, Montgomery, Moore, Morrison, Morton, Neill, Orr, Ouram, Pallatt, Pavitt, Perry, E. W. Richards, Frank Richards, Sayre, Scott, Seeds, Seger, Seltzer, Shugart, Smedley, E. E. Smith, Spiel, Stauffer, Steger, F. Stevens, Stinger, Thackara, G. Thomas, W. S. Thomas, Thompson, Tongue, Van Osten, Wadsworth, G. H. Wagner, Thos. Wagner, Warren, Warwick, Woodhead, and Hartman, *Pres't*—106.

NAYS—Mr. Meehan—1.

Two-thirds of the members elected having voted in the affirmative,

It was agreed to,

And the resolution passed.

Common Council resumed second reading of Select Council bill (*Appendix No. 82*) entitled "An Ordinance Supplementary to an ordinance approved March 30, 1893, entitled 'An Ordinance permitting the Cheltenham Avenue

Passenger Railway Company to use motors to be supplied from overhead wires, and to erect and maintain poles to support said wires,' granting permission to said company to extend its tracks and trolley system to Old York road."

The question being on agreeing to the first section,

It was agreed to,

The second section was again read, and agreed to.

The title was agreed to.

The bill was read a third time,

And on its final passage,

The yeas and nays were required according to law, and were as follows :

YEAS—Messrs. Abrahams, Anderson, Barrows, Barton, Batt, Blackwood, Blake, Borden, Bougher, Boyer, B. H. Brown, W. H. Brown, Buchholz, Buckley, Caverow, Collins, Connell, Conrad, Corneilus, Corson, Costello, Davidson, Dixon, Doak, Edmonds, Eslon, Falbey, Funston, Goheen, Goodman, Gordon, Graham, Hammond, Harvey, Hawkes, Heins, Hetzell, Hohl, Irvine, Irwin, Kittams, Kucker, Lang, Leithead, Leonard, Linton, Little, Lovegrove, Martin, Meeredy, Meehan, A. F. Miller, Mitchell, Montgomery, Moore, Morrison, Neill, Orr, Ouram, Pallatt, Pavitt, Perry, Quinn, Frank Richards, Roberts, Sayre, Scott, Seeds, Seger, Seltzer, Slater, Smedley, E. E. Smith, Spiel, Stauffer, F. Stevens, Stevenson, Stinger, Thackara, G. Thomas, Thompson, Van Osten, Wadsworth, G. H. Wagner, Thos. Wagner, Warwick, Wolstencroft, and Woodhead—88.

NAYS—None.

A majority of the members elected having voted in the affirmative,

It was agreed to,

And the bill passed.

So Common Council concurred.

Mr. Seeds moved to proceed to second reading of bill (Appendix No. 206) entitled "An Ordinance to amend an ordinance entitled 'An Ordinance to make an appropria-

tion to the Department of Public Safety, for the year 1898,' approved December 31, 1897."

Which was agreed to,

The first and only section was again read, and agreed to.

The title was agreed to.

The bill was read a third time,

And on its final passage,

The yeas and nays were required according to law, and were as follows :

YEAS—Messrs. Abrahams, Anderson, Barrows, Barton, Baumgaertel, Birch, Blackwood, Blake, Boorse, Bougher, Boyer, B. H. Brown, W. H. Brown, Buchholz, Buckley, Caverow, Connell, Conrad, Cornelius, Davidson, DeHaven, Dixon, Doak, Eslen, Funston, Goheen, Goodman, Gordon, Graham, Hammond, Harvey, Hawkes, Hazlett, Heins, Henry, Hetzell, Hohl, Hulst, Irvine, Ivins, Kinsley, Kittams, Krisher, Kucker, Lang, Leithead, Leonard, Little, Lovegrove, Martin, Mathias, Means, Mecredy, A. F. Miller, Mingle, Mitchell, Montgomery, Moore, Morrison, Morton, Neill, Orr, Ouram, Pallatt, Pavitt, Perry, Quinn, E. W. Richards, Frank Richards, Sayre, Scott, Seeds, Seger, Seltzer, Slater, Smedley, E. E. Smith, Spiel, Stauffer, Steger, F. Stevens, Stevenson, Stinger, Thackara, G. Thomas, Thompson, Van Osten, Wadsworth, Thos. Wagner, Warren, Warwick, Wolstencroft, Woodhead, and Hartman, *Pres't*—94.

NAYS—Messrs. Borden, Meehan, Mercer, and Roberts—4.

A majority of the members elected having voted in the affirmative,

It was agreed to,

And the bill passed.

Also, moved to proceed to second reading of bill (Appendix No. 207) entitled "An Ordinance to approve the surety on the official bond of Clayton McMichael, City Treasurer elect."

Which was agreed to.

The first and only section was again read, and agreed to.

The title was agreed to.

The bill was read a third time,

And on its final passage,

The yeas and nays were required according to law, and were as follows :

YEAS—Messrs. Barrows, Barton, Baumgaertel, Birch, Blackwood, Blake, Boorse, Borden, Boyer, Buchholz, Buckley, Caverow, Connell, Conrad, Cornelius, Corson, Davidson, Dixon, Doak, Eslen, Goheen, Goodman, Gordon, Graham, Hahn, Hammond, Harvey, Hawkes, Hazlett, Hohl, Hults, Irvine, Kinsley, Kittams, Krisher, Kucker, Lang, Leithead, Leonard, Lovegrove, Martin, Mathias, Means, Meehan, Mercer, A. F. Miller, H. A. Miller, Mingle, Mitchell, Montgomery, Moore, Morrison, Morton, Neill, Orr, Ouram, Pallatt, Perry, E. W. Richards, Roberts, Sayre, Scott, Seeds, Seger, Seltzer, Shugart, Slater, Smedley, E. E. Smith, Spiel, Stauffer, Steger, F. Stevens, Stevenson, Stinger, Thackara, G. Thomas, Thompson, Tongue, Van Osten, Wadsworth, Thos. Wagner, Warwick, Wolstencroft, Woodhead, and Hartman, *Pres't*—86.

NAYS—None.

A majority of the members elected having voted in the affirmative,

It was agreed to,

And the bill passed.

Common Council proceeded to third reading of Select Council bill (Appendix No. 67) entitled "An Ordinance requiring all vehicles, when driven or propelled upon the streets, to carry lights after dark."

The bill was read a third time,

And on its final passage,

The yeas and nays were required according to law, and were as follows :

YEAS—Messrs. Abrahams, Amick, Barrows, Barton, Baumgaertel, Blackwood, Blake, Boorse, Borden, Bougher, Boyer, Breitingner, W. H. Brown, Buckley, Caverow, Collins, Connell, Conrad, Cornelius, Corson, Davidson, DeHaven, Dixon, Doak, Edmonds, Eslen, Funston, Go-

heen, Goodman, Graham, Hahn, Harvey, Hawkes, Hazlett, Heins, Hetzell, Hohl, Hults, Ivins, Kinsley, Kittams, Kucker, Lang, Leonard, Linton, Little, McCullough, Martin, Mathias, Means, Mecredy, Meehan, Mercer, A. F. Miller, H. A. Miller, Mingle, Mitchell, Montgomery, Moore, Morrison, Morton, Neill, Orr, Ouram, Pavitt, Frank Richards, Roberts, Sayre, Seeds, Seger, Shugart, Slated, Smedley, E. E. Smith, Spiel, Steger, F. Stevens, Stevenson, Thackara, G. Thomas, W. S. Thomas, Thompson, Tongue, Van Osten, Wadsworth, Thos. Wagner, Warren, Warwick, Wolstencroft, Woodhead, and Hartman, *Pres't*—91.

NAYS—Messrs. Gilpin, Perry, and E. W. Richards—3.

A majority of the members elected having voted in the affirmative,

It was agreed to,

And the bill passed.

So Common Council concurred with an amendment.

Common Council proceeded to second reading of Select Council bill (Appendix No. 83) entitled "An Ordinance authorizing the Twenty-second Street and Allegheny Avenue Passenger Railway Company to extend its tracks and overhead trolley system."

The first section was again read, and agreed to.

The second section was again read, and agreed to.

The title was agreed to.

The bill was read a third time,

And on its final passage,

The yeas and nays were required according to law, and were as follows :

YEAS—Messrs. Abrahams, Amick, Barrows, Barton, Baumgaertel, Blackwood, Blake, Boorse, Borden, Bougher, Boyer, W. H. Brown, Buchholz, Buckley, Caverow, Connell, Conrad, Cornelius, Corson, Davidson, DeHaven, Dixon, Doak, Edmonds, Funston, Gilpin, Goheen, Goodman, Graham, Hahn, Hammond, Harvey, Hawkes, Heins, Henry, Hetzell, Hohl, Kinsley, Kittams, Kucker, Leonard, Linton, Little, Lovegrove, Means, Mecredy, Meehan,

A. F. Miller, H. A. Miller, Mingle, Mitchell, Montgomery, Moore, Morrison, Morton, Orr, Pavitt, Perry, E. W. Richards, Frank Richards, Roberts, Sayre, Seeds, Seger, Seltzer, Shugart, Slater, E. E. Smith, Spiel, Stauffer, Steger, F. Stevens, Stevenson, Stinger, Thackara, G. Thomas, Thompson, Tongue, Van Osten, Wadsworth, Thos. Wagner, Warwick, Woodhead, and Hartman, *Pres't*—84.

NAYS—None.

A majority of the members elected having voted in the affirmative,

It was agreed to,

And the bill passed.

So Common Council concurred.

Select Council informed Common Council that they had passed resolution (Appendix No. 106) entitled "Resolution authorizing and directing the Director of the Department of Public Works to employ the laborers in the Bureau of Water two hours extra per day, and suspending Joint Rule 30, of the Select and Common Councils, in order to permit the Clerks of Councils to present this resolution to the Mayor, for his approval or disapproval."

Common Council proceeded to second reading of the resolution.

The resolution was again read, and agreed to.

The title was agreed to.

And on its final passage,

The yeas and nays were required according to law, and were as follows:

YEAS—Messrs. Abrahams, Amick, Anderson, Barrows, Barton, Baumgaertel, Birch, Blake, Boorse, Borden, Boyer, W. H. Brown, Buchholz, Buckley, Caverow, Collins, Connell, Conrad, Cornelius, Corson, Costello, DeHaven, Dixon, Doak, Edmonds, Eslen, Funston, Gilpin, Goheen, Goodman, Graham, Hammond, Harvey, Hawkes, Henry, Hetzell, Hohl, Hults, Irvine, Irwin, Ivins, Kinsley, Kittams, Krisher, Kucker, Lang, Leithead, Leonard, Linton, Little, Lovegrove, McCurdy, Mathias, Means, Mercedy, Meehan, Mercer, A. F. Miller, H. A. Miller, Min-

gle, Mitchell, Montgomery, Moore, Morrison, Morton, Orr, Ouram, Pallatt, Pavitt, Perry, E. W. Richards, Frank Richards, Roberts, Sayre, Scott, Seeds, Seger, Seltzer, Shugart, Slater, Smedley, E. E. Smith, Spiel, Stauffer, Steger, F. Stevens, Stevenson, Stinger, Thackara, G. Thomas, W. S. Thomas, Thompson, Tongue, Van Osten, Wadsworth, G. H. Wagner, Thos. Wagner, Warren, Warwick, Wolstencroft, Woodhead, and Hartman, *Pres't*—102.

Two-thirds of the members elected having voted in the affirmative,

It was agreed to,

And the bill passed.

So Common Council concurred.

Common Council proceeded to second reading of Select Council bill (Appendix No. 99) entitled "An Ordinance to grant permission to the Philadelphia and Reading Railway Company to lay a siding into the property of the Bergner & Engel Brewing Company, in the Twenty-ninth Ward."

The first and only section was again read, and agreed to.

The title was agreed to.

The bill was read a third time.

And on its final passage,

The yeas and nays were required according to law, and were as follows:

YEAS—Messrs. Barrows, Barton, Baungaertel, Birch, Blackwood, Blake, Boorse, Borden, Bougher, Boyer, Breitinger, W. H. Brown, Buchholz, Buckley, Caverow, Collins, Connell, Conrad, Cornelius, Corson, Davidson, DeHaven, Dixon, Doak, Edmonds, Eslen, Funston, Goheen, Goodman, Graham, Hahn, Hammond, Harvey, Hawkes, Heins, Hetzell, Hohl, Hulst, Irvine, Irwin, Kittains, Krisher, Kucker, Lang, Leithead, Leonard, Linton, Little, McCurdy, Means, Mercer, A. F. Miller, H. A. Miller, Mingle, Mitchell, Montgomery, Moore, Morton, Ouram, Pallatt, Perry, Quinn, Frank Richards, Roberts, Sayre,

Seeds, Seger, Seltzer, Shugart, Slater, Smedley, E. E. Smith, F. Stevens, Stevenson, Thompson, Tongue, Van Osten, Wadsworth, G. H. Wagner, Warwick, Wolstencroft, Woodhead, and Hartman, *Pres't*—83.

NAYS—None.

A majority of the members elected having voted in the affirmative,

It was agreed to,

And the bill passed.

So Common Council concurred.

Mr. Hults moved to proceed to second reading of bill (Appendix No. 186) entitled "An Ordinance to authorize the construction of sewers in Alder, Amber, Arch, Atlanta, Belgrade, Broad, Carlisle, Chancellor, Chew, Clifton, Devon, Forty-fourth, Fifty-sixth, Florist, Juniata, Kirkbride, Livingstone, Lombard, Manheim, Market, Mifflin, Mt. Vernon, Musgrave, Page, Randolph, Reese, Reger, Sixty-fifth, Somerset, St. James, Wade, Westmoreland, and Wildey streets; in Allegheny, Point Breeze, Ridge, and Stenton avenues."

Which was agreed to.

The first section was again read, and agreed to.

The second section was again read, and agreed to.

The third section was again read, and agreed to.

The title was agreed to.

The bill was read a third time,

And on its final passage,

The yeas and nays were required according to law, and were as follows:

YEAS—Messrs. Barrows, Barton, Batt, Baungaertel, Blackwood, Blake, Boorse, Borden, Bougher, Breiting, B. H. Brown, Buchholz, Buckley, Caverow, Collins, Connell, Conrad, Cornelius, Corson, Davidson, DeHaven, Dixon, Doak, Eslon, Funston, Goheen, Gordon, Graham, Hahn, Hammond, Harvey, Hawkes, Hetzell, Hohl, Hulst, Ivins, Kinsley, Krisher, Kucker, Leithead, Leonard, Linton, Little, Lovegrove, McCullough, McCurdy, Mathias, Meckedy, Meehan, Mercer, A. F. Miller, H. A. Miller,

Mitchell, Moore, Morrow, Ouram, Pallatt, Pavitt, Perry, Quinn, E. W. Richards, Roberts, Sayre, Seger, Seltzer, Shugart, Slater, Smedley, E. E. Smith, Stevenson, Thackara, G. Thomas, W. S. Thomas, Thompson, Tongue, Van Osten, Wadsworth, G. H. Wagner, Thos. Wagner, Warren, Warwick, Wolstencroft, Woodhead, and Hartman, *Pres't*—84.

NAYS—None.

A majority of the members elected having voted in the affirmative,

And the bill passed.

It was agreed to.

Common Council proceeded to second reading of Select Council bill (Appendix No. 52) entitled "An Ordinance to change the location of electric lights in the Seventh, Seventeenth, Twenty-fourth, and Thirty-fourth Wards."

The first and only section was again read, and agreed to.

The title was agreed to.

The bill was read a third time,

And on its final passage,

The yeas and nays were required according to law, and were as follows:

YEAS—Messrs. Anderson, Barrows, Barton, Batt, Blackwood, Blake, Borden, Bougher, Breitingner, W. H. Brown, Buchholz, Caverow, Collins, Connell, Cornelius, Corson, Davidson, DeHaven, Doak, Edmonds, Firth, Funston, Goheen, Goodman, Gordon, Graham, Hammond, Harvey, Hawkes, Heins, Hetzell, Hohl, Kinsley, Krisher, Kucker, Lang, Leithead, Leonard, Little, Lovegrove, McCurdy, Mathias, Mecredy, Meehan, A. F. Miller, H. A. Miller, Mingle, Mitchell, Moore, Morton, Neill, Ouram, Pallatt, Pavitt, Perry, E. W. Richards, Frank Richards, Roberts, Sayre, Seeds, Seltzer, Shugart, Slater, Smedley, E. E. Smith, Thackara, W. S. Thomas, Thompson, Tongue, Van Osten, Wadsworth, G. H. Wagner, Warren, Warwick, Wolstencroft, Woodhead, and Hartman, *Pres't*—77.

NAYS—None.

A majority of the members elected having voted in the affirmative,

It was agreed to,

And the bill passed.

So Common Council concurred.

Also, proceeded to second reading of Select Council bill (Appendix No. 80) entitled "An Ordinance directing the Department of Public Safety (Electrical Bureau) to change electric lights in the First, Thirty-first and Thirty-fourth Wards."

The first and only section was again read, and agreed to.

The title was agreed to.

The bill was read a third time.

And on its final passage,

The yeas and nays were required according to law, and were as follows:

YEAS—Messrs. Barrows, Barton, Batt, Baungaertel, Birch, Blackwood, Blake, Boorse, Borden, Bougher, Breitinger, W. H. Brown, Buchholz, Buckley, Caverow, Connell, Corson, DeHaven, Dixon, Doak, Edmonds, Falbey, Firth, Funston, Goheen, Goodman, Gordon, Graham, Hammond, Harvey, Hawkes, Heins, Hetzell, Hohl, Irwin, Kinsley, Kittams, Knight, Krisher, Lang, Leithead, Leonard, Linton, Little, Lovegrove, McCurdy, Meehan, A. F. Miller, H. A. Miller, Mingle, Mitchell, Moore, Morton, Neill, Ouram, Pallatt, Pavitt, E. W. Richards, Roberts, Seltzer, Shugart, Slater, Smedley, E. E. Smith, Spiel, Steger, F. Stevens, Thackara, Thompson, Tongue, Van Osten, Wadsworth, G. H. Wagner, Warwick, Wolstencroft, Woodhead, and Hartman, *Pres't*—77.

NAYS—None.

A majority of the members elected having voted in the affirmative,

It was agreed to.

And the bill passed.

So Common Council concurred.

Common Council proceeded to the consideration of the amendment of Select Council to Common Council resolution (Appendix No. 161), entitled "Resolution of request to the Public Building Commissioners relative to furnishing Council Chambers," as follows: by striking out after the word "Councils," in the second line from the end of the resolution, the word "to," and inserting in lieu thereof the words "for confirmation."

The question being on agreeing to Select Council's amendment,

It was agreed to.

So Common Council concurred in Select Council's amendment,

Select Council informed Common Council that they had received a report from the Joint Special Committee on Condition of League Island and its Surroundings," with resolutions (Appendix No. 97) annexed entitled "Resolution of request to the Congress of the United States in relation to a new dry dock at League Island Navy Yard," "Resolution of request to the Congress of the United States for the favorable consideration of House Bill 4,069 for the equipping of League Island Navy Yard for a repairing station."

Which they had passed.

Also, informed Common Council that they had passed a resolution (Appendix No. 98) entitled "Resolution of request to the Congress of the United States for an appropriation for the construction of retaining walls to the Back Channel, now the fresh water basin at League Island Navy Yard."

Also, informed Common Council that they had passed a resolution (Appendix No. 105) entitled "Resolution of request to the Congress of the United States, relative to an appropriation for the purpose of deepening the channel of the river Delaware."

Also, informed Common Council that they had concurred in the following, to wit:

"Resolution expressing sympathy of the City of Phila-

delphia to the President of the United States, and through him to the families of dead and injured officers and men of the United States Steamer "Maine," and requesting that a period of mourning be observed in the City of Philadelphia, and to suspend Joint Rule No. 30, of Select and Common Councils." (Appendix No. 230.)

Mr. Moore moved that Common Council do now adjourn.

Which was agreed to.

So Common Council adjourned.

Thursday, February 24, 1898.

A Special Meeting of Common Council was held this day pursuant to the following call :

Philadelphia, February 21, 1898.

GEORGE W. KOCHERSPERGER, ESQ.,
Chief Clerk of Common Council.

DEAR SIR:—Please call a Special Meeting of Common Council for Thursday, 24th inst., at 3 o'clock P. M., for the transaction of general business, oblige,

Yours truly,
WENCEL HARTMAN,
President of Common Council.

Members present :

Messrs. Abrahams, Allen, Amick, Anderson, Balbirnie, Barrows, Barton, Batt, Baumgaertel, Birch, Blackwood, Blake, Boorse, Borden, Bougher, Boyer, Breiting, B. H. Brown, W. H. Brown, Buchholz, Buck, Buckley, Caverow, Chew, Collins, Connell, Conrad, Cornelius, Corson, Costello, Davidson, DeHaven, Dixon, Doak, Edmonds, Erdin, Eslon, Falbey, Firth, Funston, Garrett, Gilpin, Goheen, Goodman, Gordon, Graham, Hahn, Hammond, Harvey, Hawkes, Hazlett, Heins, Henry, Hetzell, Hohl, Hulst, Irvine, Irwin, Ivins, Kinsley, Kittams, Knight, Krisher, Kucker, Lang, Leithead, Leonard, Levering, Linton, Little, Lovegrove, McAllister, McCullough, McCurdy, Martin, Mathias, Means, Meeredy, Meehan, Mercer, A. F. Miller, H. A. Miller, S. G. Miller, Mingle, Mitchell, Montgomery, Moore, Morrison, Morrow, Morton, Neill, Orr, Ouram, Pallatt, Parker, Pavitt, Perry, Quinn, E. W. Richards, Frank Richards, Roberts, Sayre, Scott, Seeds, Seger, Seltzer, Shugart, Slater, Smedley, C. K. Smith, E. E. Smith, Spiel, Stauffer, Steger, A. F. Stevens, F. Stevens, Stevenson, Stinger, Thackara, G. Thomas, W. S. Thomas, Thompson, Tongue, Van Osten, Wadsworth, G. H. Wagner, Thos. Wagner, Warren, Warwick, Wolstencroft, Woodhead, and Hartman, *Pres't.*

The President presented the following:

Philadelphia, February 24, 1898.

WENCEL HARTMAN, ESQ.,

President of Common Council.

DEAR SIR:—I shall not be able to attend the session of Council to-day, on account of sickness.

Yours respectfully,

S. CREADICK,

per F. C.

The Secretary to the Mayor was introduced, when he presented a message in writing from the Mayor, relative to the bill pending authorizing the creation of a loan in the amount of eleven million two hundred thousand (11,200,000) dollars for needed public improvements, and urging upon Councils the passage of the item providing for a loan and expenditure on the part of the City of three million seven hundred thousand (3,700,000) dollars, for the improvement of the water supply. (*Appendix No. 231.*)

Which was read, and laid on the table.

The President presented a communication from the Board of Inspectors of the County Prisons, asking for an additional appropriation of six hundred and sixty-six (666) dollars and sixty-six (66) cents for salary of hospital attendant, accompanied with a bill.

Which was read, and referred to the Committee on Finance.

Also, presented a communication from the Board of Officers of the Jewish Hospital Association, protesting against the passage of a bill authorizing the opening of Clarkson avenue, eastward from Old York road, in the Twenty-second Ward.

Which was read, and referred to the Committee on Highways.

Also, presented a communication from the Civic Club of Philadelphia, submitting copy of resolution adopted

February 21, 1898, relative to the passage of a former resolution of the Club passed at a special meeting held October 21, 1897, disapproving of the City parting with the control of its franchises in favor of any private corporation.

Which was read, and referred to the Joint Committees on Water and Finance.

Also, presented a communication from the Homoepathic Medical Society of the County of Philadelphia, submitting copy of resolution adopted by the Society at a special meeting held February 17, 1898, protesting against any action by the municipality of Philadelphia which looks to or contemplates the indefinite continuance of the Schuylkill river as a source of water supply, etc.

Which was read, and referred to the Joint Committees on Water and Finance.

Mr. Leonard (on leave) read in place a bill entitled "An Ordinance to authorize the location of a gasoline lamp rear of 932 Tree street, and one rear of 918 Tree street, in the First Ward."

Which was referred to the Committee on Gas.

Mr. Gilpin (on leave) offered the following, to wit: "Resolution authorizing the Committee on Fire and Health to visit the various manufacturers of fire engines."

Which was referred to the Committee on Finance.

Mr. Buchholz (on leave) read in place a bill entitled "An Ordinance to authorize the location of a gas lamp at No. 2238 Orianna street, and one at No. 2269 Orianna street, in the Nineteenth Ward."

Which was referred to the Committee on Gas.

Mr. Seeds (on leave) read in place a bill entitled "An Ordinance to authorize a certain transfer in the annual appropriation to the Department of Public Works (Bureau of Highways), for the year 1898."

Which was referred to the Committee on Finance.

Also, presented a communication from the Receiver of Taxes, relative to the condition of the carpets in rooms

Nos. 102, 104, 106, 112, 114 and 116 of said Department, and asking for an appropriation to renew the same.

Which was referred to the Committee on Finance.

Also, presented a communication from the City Treasurer, relative to an appropriation to pay for an extra watchman and stenographer.

Which was referred to the Committee on Finance.

Also (on leave), read in place a bill entitled "An Ordinance to authorize the opening of Ellet street, from Sherman to McCallum street, in the Twenty-second Ward."

Which was referred to the Committee on Highways.

Mr. Davidson (on leave) read in place bills to grade the following streets in the Twenty-second Ward: Beechwood and Norwood streets, from Church lane to Nedro avenue, and Hansberry street, from Morris to Laureus street.

Which were referred to the Committee on Highways.

Also (on leave), read in place a bill entitled "An Ordinance to grade sidewalks on east and west side of Camac street, from Nedro avenue to Champlost avenue, in the Twenty-second Ward."

Which was referred to the Committee on Highways.

Mr. Corson (on leave) read in place a bill entitled "An Ordinance to locate an electric light northeast side of Frankford avenue and corner of alley about 130 feet northeast of Oxford road."

Which was referred to the Electrical Committee.

Also (on leave), read in place bills to re-pave the following streets in the Twenty-third Ward with asphalt: Ruan street, from Frankford avenue to Paul street, and Thomas street, from Ruan to Tacony street.

Which were referred to the Committee on Highways.

Mr. Neill (on leave) read in place a bill entitled "An Ordinance to authorize the location of a gasoline lamp rear of No. 848 North Forty-second street, in the Twenty-fourth Ward."

Which was referred to the Committee on Gas.

Mr. Lang (on leave) read in place a bill entitled "An Ordinance to re-locate an electric light in the Twenty-fourth Ward."

Which was referred to the Electrical Committee.

Mr. Knight (on leave) read in place a bill entitled "An Ordinance to grade Butler street, from Sepviva to Richmond street, in the Twenty-fifth Ward."

Which was referred to the Committee on Highways.

Mr. Moore (on leave) read in place a bill entitled "An Ordinance to construct a sewer in Titan street, from Sixteenth to Seventeenth street, in the Twenty-sixth Ward."

Which was referred to the Committee on Surveys.

Mr. Buckley (on leave) read in place a bill entitled "An Ordinance to authorize the location of a gasoline lamp in alley rear of 2834 Ridge avenue, in the Thirty-second Ward."

Which was referred to the Committee on Gas.

Mr. Wadsworth (on leave) read in place a bill entitled "An Ordinance to re-pave Indiana avenue, from Fifth to Fairhill street, in the Thirty-third Ward."

Which was referred to the Committee on Highways.

Mr. Thos. Wagner (on leave) read in place bills to grade the following streets in the Thirty-third Ward: Orkney street, from Westmoreland to Ontario street, and Allegheny avenue, from Front to Rorer street.

Which were referred to the Committee on Highways.

Mr. Warwick (on leave) read in place a bill entitled "An Ordinance to authorize the opening of Sixty-first street, from Market to Arch street, in the Thirty-fourth Ward."

Which was referred to the Committee on Highways.

Mr. Seeds, Chairman of the Committee on Finance, presented a report, with bill annexed entitled "An Ordinance to make an additional appropriation to Item 62, in the annual appropriation to the Board of Public Education, for the year 1898, for the purchase of ground for school purposes on Sydenham street, above Ontario street, in the Thirty-eighth Ward." (*Appendix No. 232.*)

Which was laid over to be printed.

Also, from the same Committee, presented a further report, with bill annexed entitled "An Ordinance to authorize the purchase of a lot of ground situate on the northwest side of Tacony street or State road, adjoining the present police and fire station, in Tacony, in the Thirty-fifth Ward of the City of Philadelphia, and to make an appropriation therefor." (*Appendix No. 233.*)

Which was laid over to be printed.

Also, from the same Committee, presented a further report, with bill annexed entitled "An Ordinance to increase the salary of the Chief Engineer and Surveyor, and making an appropriation therefor." (*Appendix No. 234.*)

Which was laid over to be printed.

Also, from the same Committee, presented a further report, with bill annexed entitled "An Ordinance to approve the contract and surety of E. D. Smith & Company for the construction of the work appurtenant to the temporary track connections from Hamilton street to the Baldwin Locomotive Works, between Broad and Fifteenth streets, being what is known as contract No. 45, of the Reading Subway, for the Bureau of Surveys." (*Appendix No. 235.*)

Which was laid over to be printed.

Also, from the same Committee, presented a further report, with bill annexed entitled "An Ordinance to authorize the City Controller to countersign certain warrants drawn by the Board of Public Education for bills for 1896 and 1897, charged to items in the annual appropriation to the said Board, for 1898." (*Appendix No. 236.*)

Which was laid over to be printed.

Also, from the same Committee, presented a further report, with bill annexed entitled "An Ordinance to authorize the Department of Public Safety (Bureau of City Property), to lease the old Lazaretto property to the Athletic Club of Philadelphia." (*Appendix No. 237.*)

Which was laid over to be printed.

Mr. Roberts, Chairman of the Joint Special Committee relative to the death of Mr. Charles F. Iseninger, late a mem-

ber of Common Council from the Second Ward, presented a report, with resolutions annexed entitled "Resolution of instruction to the Clerks of Councils to have a page set apart in the Journals of Select and Common Councils, containing a minute of the death of Mr. Charles F. Iseminger, and the Clerk of Common Council to have a portrait of Mr. Charles F. Iseminger painted and hung upon the wall of the Finance Committee room." Also, "Resolution relative to the death of Mr. Charles F. Iseminger, late a member of Common Council." (*Appendix No. 238.*)

Which was laid over to be printed.

Mr. Seeds moved to proceed to third reading of bill (*Appendix No. 128*) entitled "An Ordinance to authorize the creation of a loan by the City of Philadelphia, for the sum of eleven million two hundred thousand (11,200,000) dollars, for the improvement of suburban roads, for the completion of the Boys' High School and erection of new school buildings, for building main sewers, building art gallery, library site and building, building new Almshouse, abolition of grade crossings on the line of the Philadelphia and Trenton Railroad, for equipment and building of Philadelphia Museum, for the extension, improvement and filtration of the water supply, extension of Fairmount Park, for repaving streets, tramway streets, and intersections and underground work incident thereto, for building bridges, for improvement of public parks or squares, for the purchase of ground and building fire and police stations, and electrical and underground construction for grading, repairs to paved streets, curved curbing, resurfacing asphalt streets, repairs to bridges, repairs to sidewalks (City Property), repairs to ditches and sluices, for repaving with an improved pavement small streets, 40 feet or less in width, from house line to house line, and underground work incident thereto."

Which was agreed to.

The question being on the final passage of the bill,

Also, moved that Common Council resolve itself into a Committee of the Whole, for the purpose of amending the bill,

Which was agreed to.

The President called Mr. Roberts to the Chair.

Common Council resolved itself into a Committee of the Whole.

Mr. Roberts in the Chair.

After some time the Committee arose.

The President resumed the Chair.

Mr. Roberts, Chairman of the Committee of the Whole, reported back Common Council bill (Appendix No. 128) entitled "An Ordinance to authorize the creation of a loan by the City of Philadelphia, for the sum of eleven million two hundred thousand (11,200,000) dollars, for the improvement of suburban roads, for the completion of the Boys' High School and erection of new school buildings, for building main sewers, building art gallery, library site and building, building new Almshouse, abolition of grade crossings on the line of the Philadelphia and Trenton Railroad, for equipment and building of Philadelphia Museum, for the extension, improvement and filtration of the water supply, extension of Fairmount Park, for repaving streets, tranway streets, and intersections and underground work incident thereto, for building bridges, for improvement of public parks or squares, for the purchase of ground and building fire and police stations, and electrical and underground construction, for grading and repairs to paved streets, curved curbing, resurfacing asphalt streets, repairs to bridges, repairs to sidewalks (City Property), repairs to ditches and sluices, for repaving with an improved pavement small streets, 40 feet or less in width, from house line to house line, and underground work incident thereto," with the following amendments:

Amend the first and only section by striking out the words and figures "eleven million two hundred thousand (11,200,000) dollars," and inserting the words and figures "six million one hundred thousand (6,100,000) dollars."

Also, by striking out the following: "One hundred and fifty thousand (150,000) dollars, for the improvement of suburban roads; two hundred thousand (200,000) dollars, for building art gallery; one million (1,000,000) dollars, for library site and building: *Provided*, Not more

than one million (1,000,000) dollars shall be expended by the City in payment for site and erection of building; two hundred thousand (200,000) dollars, for building new Almshouse; nine hundred thousand (900,000) dollars, for abolition of grade crossings on the line of the Philadelphia and Trenton Railroad; two hundred thousand (200,000) dollars, for equipment and building of Philadelphia Museum; one hundred thousand (100,000) dollars, for the extension of Fairmount Park; one million (1,000,000) dollars, for repaving streets, tramway streets, and intersections and underground work incident thereto, six hundred thousand (600,000) dollars, for building bridges; fifty thousand (50,000) dollars, for improvement of public parks or squares; three hundred thousand (300,000) dollars, for the purchase of ground and building of fire and police stations and electrical and underground construction; four hundred thousand (400,000) dollars, for grading and repairs to paved streets, curved curbing, resurfacing asphalt streets, repairs to bridges, repairs to sidewalks (City Property), and repairs to ditches and sluices," so that the portion of the section as amended will read as follows:

SECTION 1. *The Select and Common Councils of the City of Philadelphia do ordain*, That the Mayor of the City of Philadelphia be, and he is hereby authorized to borrow (in such proportions as in his judgment the best interests of the City demand) from the highest bidder or bidders, at not less than par, on the faith and credit of the City of Philadelphia, a sum or sums, which in the aggregate shall not exceed six million one hundred thousand (6,100,000) dollars, for the following purposes: Nine hundred thousand (900,000) dollars, for the completion of the Boys' High School and erection of new school buildings; five hundred thousand (500,000) dollars, for building main sewers: *Provided*, Two hundred thousand (200,000) dollars of this amount be expended for the completion of the Aramingo Canal sewer, from Girard avenue to the Delaware river; three million seven hundred thousand (3,700,000) dollars, for the extension, improvement and filtration of the water supply: *Provided*, At

least one million (1,000,000) dollars thereof shall be expended to increase and improve the water supply of that portion of the City of Philadelphia lying west of the Schuylkill river; one million (1,000,000) dollars, for repaving with an improved pavement small streets, forty (40) feet or less in width, from house line to house line, and the underground work incident thereto.

Also, amend the title by striking out the words and figures "eleven million two hundred thousand (11,200,000) dollars," and inserting the words and figures "six million one hundred thousand (6,100,000) dollars," and by striking out the following: "For the improvement of suburban roads, building art gallery, library site and building, building new Almshouse, abolition of grade crossings on the line of the Philadelphia and Trenton Railroad, for equipment and building of Philadelphia Museum, extension of Fairmount Park, for repaving streets, tramway streets, and intersections and underground work incident thereto, for building bridges, for improvement of public parks or squares, for the purchase of ground and building fire and police stations, and electrical and underground construction, for grading and repairs to paved streets, curved curbing, resurfacing asphalt streets, repairs to bridges, repairs to sidewalks (City Property), repairs to ditches and sluices."

The question being on agreeing to the adoption of the report,

It was agreed to,

And the report was adopted.

The question recurring on the final passage of the bill,

The yeas and nays were required according to law, and were as follows:

YEAS—Messrs. Abrahams, Allen, Anderson, Barrows, Baumgaertel, Birch, Blackwood, Boorse, Borden, Bougher, Boyer, Breitingner, B. H. Brown, W. H. Brown, Buchholz, Caverow, Collins, Connell, Conrad, Cornelius, Corson, Costello, Davidson, DeHaven, Dixon, Doak, Eslon, Firth, Funston, Gilpin, Goheen, Goodman, Graham, Hahn,

Hawkes, Hetzell, Hohl, Hults, Irwin, Kueker, Lang, Leithead, Leonard, Levering, Linton, Little, Lovegrove, Meehan, Mercer, H. A. Miller, S. G. Miller, Mingle, Moore, Morton, Neill, Ouram, Pallatt, Parker, E. W. Richards, Frank Richards, Roberts, Sayre, Scott, Seeds, Stauffer, Steger, F. Stevens, Stevenson, G. Thomas, Thompson, Wadsworth, Thos. Wagner, and Hartman, *Pres't.*—73.

NAYS—Messrs. Amick, Barton, Batt, Blake, Buck, Buckley, Chew, Edmonds, Erdin, Falbey, Garrett, Gordon, Hammond, Harvey, Hazlett, Heins, Henry, Irvine, Ivins, Kinsley, Kittams, Knight, Krisher, McAllister, McCullough, McCurdy, Mathias, Means, Mecredy, A. F. Miller, Mitchell, Montgomery, Morrison, Morrow, Orr, Pavitt, Perry, Quinn, Seger, Seltzer, Shugart, Slater, Smedley, E. E. Smith, Spiel, Stinger, Thackara, W. S. Thomas, Tongue, G. H. Wagner, Warren, Warwick, Wolsencroft, and Woodhead—54.

Less than two-thirds of the members elected having voted in the affirmative,

It was not agreed to,

And the bill fell.

Mr. DeHaven moved that the rule requiring Common Council to adjourn at 6 o'clock P. M., be suspended for this session.

Which was not agreed to.

Select Council informed Common Council that they had concurred in the following, to wit:

“An Ordinance to amend an ordinance entitled ‘An Ordinance to make an appropriation to the Department of Public Safety, for the year 1898,’ approved December 31, 1897.” (Appendix No. 206.)

“An Ordinance to approve the surety on the official bond of Clayton McMichael, City Treasurer elect.” (Appendix No. 207.)

“Resolution of request to the City Controller to counter-sign warrants against Item 7, in the annual appropriation

to the Clerks of Councils, for the year 1898." (Appendix No. 226.)

Mr. Costello moved that Common Council do now adjourn,

Which was agreed to.

So Common Council adjourned.

Wednesday, March 2, 1898.

A Special Meeting of Common Council was held this day pursuant to the following call:

Philadelphia, February 28, 1898.

GEORGE W. KOCHERSPERGER, Esq.,
Chief Clerk of Common Council.

MY DEAR SIR:—In pursuance of the annexed call, please call a Special Meeting of Common Council for Wednesday, March 2, 1898, at 10 o'clock A. M., for consideration of Select Council bill, Appendix No. 85, Volume I., and oblige,

Yours truly,

WENCEL HARTMAN,
President of Common Council.

Philadelphia, February 26, 1898.

WENCEL HARTMAN, Esq.,
President of Common Council.

Please call a Special Meeting of Common Council for Wednesday, March 2, 1898, at ten o'clock in the forenoon for the consideration of Select Council bill, Appendix No. 85, Volume I.

Charles Seger, John F. Slater, J. H. C. Ivins, John Lang, J. H. B. Amick, John J. Orr, Lalen C. Krisher, Ezekiel Gordon, Wm. R. Knight, Jr., Thomas J. Henry, John D. Heins, Jas. Wolstencroft, Jno. P. Buckley, W. S. Thomas.

Members present:

Messrs. Allen, Amick, Balbirnie, Blake, Boyer, Breitinger, W. H. Brown, Buckley, Collins, Corson, Dixon, Falbey, Graham, Hahn, Hazlett, Hohl, Irvine, Ivins, Kins-

ley, Knight, Krisher, Kucker, Leithead, Linton, McCullough, McCurdy, Mathias, Means, Meehan, H. A. Miller, S. G. Miller, Mitchell, Moore, Morrow, Pallatt, Pavitt, E. W. Richards, Roberts, Seger, Slater, Smedley, E. E. Smith, Spiel, Stauffer, Steger, F. Stevens, Stinger, G. Thomas, W. S. Thomas, Tongue, Van Osten, Wadsworth, Thos. Wagner, Warren, Warwick, Wolstencroft, and Hartman, *Pres't*.

The President presented the following:

Philadelphia, March 1, 1898.

WENCEL HARTMAN, ESQ.,
President of Common Council.

DEAR SIR:—The notice of the Special Meeting of Common Council for 10 A. M. to-morrow, to consider the Schuylkill Valley Water Bill, finds me with an important business engagement in New York, which cannot be changed at this late hour. As a Stated Meeting is to be held on Thursday, I submit that business men were justified in assuming that there would be no Special Meeting before that date. I embrace this opportunity of protesting against the calling of Special Meetings upon such short notice. It seems to me it is high time for the rules to be amended so as to prevent this practice.

Very truly yours,

GEORGE G. MERCER.

Philadelphia, March 1, 1898.

WENCEL HARTMAN, ESQ.,
President of Common Council.

MY DEAR SIR:—Please excuse me for attendance at to-morrow's (Wednesday) Special Session by reason of my attendance at a funeral of a very dear friend, which takes place at eleven o'clock.

I am anxious to be present to cast my vote against the Schuylkill Valley Water Bill. Should a vote take place before I can reach the meeting kindly have consent given that my vote may be so recorded.

Yours very truly,

ALEX. M. DEHAVEN.
G.

Philadelphia, March 1, 1898.

WENCEL HARTMAN, Esq.,

President of Common Council.

DEAR SIR:—Kindly have me excused from attendance of Special Meeting of Councils March 2, as a previously made engagement calling me out of the city will prevent me from attending.

Yours truly,

GEO. H. WAGNER.

Philadelphia, March 1, 1898.

WENCEL HARTMAN, Esq.,

President of Common Council.

DEAR SIR:—I regret to say I will be unable to attend the Special Meeting to-morrow as I am called from the city by business.

Very truly,

G. W. EDMONDS.

Philadelphia, March 1, 1898.

WENCEL HARTMAN, Esq.,

President of Common Council.

DEAR SIR:—Absence from the city will prevent me attending meetings Common Council on March 2d and 3d. Please excuse me, and oblige,

Yours truly,

JAMES THOMPSON.

Philadelphia, March 1, 1898.

WENCEL HARTMAN, ESQ.,
President of Common Council.

DEAR SIR:—An important business engagement, made before receiving notice for Wednesday, March 2d, will prevent my being present upon that occasion.

I therefore beg to be excused for non-attendance at Special Meeting of Wednesday, March 2d.

Yours respectfully,

J. HOWARD MORRISON.

Less than a quorum of members answering to their names, Mr. Roberts moved that in accordance with Rule XII of Common Council that Common Council do now adjourn.

Which was agreed to.

So Common Council adjourned.

Thursday, March 3, 1898.

Common Council met—Members present :

Messrs. Abrahams, Allen, Amick, Anderson, Balbirnie, Barrows, Barton, Batt, Baumgaertel, Birch, Blackwood, Blake, Borden, Bougher, Boyer, Breitingner, W. H. Brown, Buchholz, Buckley, Caverow, Chew, Collins, Connell, Conrad, Cornelius, Corson, Costello, Creadick, Davidson, DeHaven, Dixon, Doak, Erdin, Eslen, Falbey, Firth, Funston, Garrett, Gilpin, Goheen, Goodman, Gordon, Graham, Hahn, Hammond, Harvey, Hawkes, Hazlett, Heins, Henry, Hetzell, Hohl, Hults, Irvine, Irwin, Ivins, Kinsley, Kittams, Knight, Krisher, Kucker, Leithead, Leonard, Linton, Little, Lovegrove, McAllister, McCullough, McCurdy, Martin, Mathias, Means, Mecreey, Meehan, Mercer, H. A. Miller, S. G. Miller, Mingle, Mitchell, Montgomery, Moore, Morrow, Morton, Neill, Orr, Ouram, Pallatt, Parker, Pavitt, Perry, Quinn, E. W. Richards, Frank Richards, Roberts, Sayre, Scott, Seger, Seltzer, Shugart, Slater, Smedley, C. K. Smith, E. E. Smith, Spiel, Stauffer, Steger, A. F. Stevens, F. Stevens, Stevenson, Stinger, Swain, Thackara, G. Thomas, W. S. Thomas, Van Osten, Wadsworth, Thos. Wagner, Warren, Warwick, Wolstencroft, Woodhead, and Hartman, *Prest.*

The President presented the following:

Philadelphia, March 3, 1898.

WENCEL HARTMAN, Esq.,

President of Common Council.

DEAR SIR:—On account of the death of my dear father I beg to be excused from attendance at Common Council to-day.

Yours truly,

JOHN LANG.

Philadelphia, March 3, 1898.

WENCEL HARTMAN, ESQ.,
President of Common Council.

MY DEAR SIR:—You will please excuse me from attending Council to-morrow as I am going to Washington early in the morning, and will be absent balance of the week.

Very truly yours,
BASIL H. BROWN,

Washington, D. C., March 3, 1898.

WENCEL HARTMAN, ESQ.,
President of Common Council.

DEAR SIR:—Out of town. Will be impossible to attend Council to-day.

Yours respectfully,
A. F. MILLER.

The Secretary to the Mayor was introduced, when he presented a message in writing from the Mayor, transmitting a communication from Mr. John Addison Porter, Secretary to the President of the United States, conveying the President's grateful thanks in behalf of the families bereaved by the destruction of the U. S. Battleship "Maine," and for himself, for the resolution of sympathy passed by Councils February 19, 1898. (*Appendix No. 239.*)

Which was read, and laid on the table.

Also, presented a further message in writing from the Mayor, submitting a communication from the Director of the Department of Public Works, relative to an additional appropriation to the Department of Public Works, Bureau of Water, made necessary to carry out the provisions of the Act of Assembly, approved July 6, 1897, entitled "An Act to regulate the hours of labor of mechanics, working-

men and laborers in the employ of the State or Municipal Corporations therein, or otherwise engaged on public works," together with a copy of the City Solicitor's opinion relating to the above mentioned Act of Assembly. (*Appendix No. 240.*)

Which was read, and referred to the Committee on Finance.

The President presented a communication from the City Solicitor, submitting a copy of the report of the jury in the matter of the opening of Supplee street, from Fifty-fourth to Fifty-sixth street, in the Thirty-fourth Ward, filed March 3, 1898. (*Appendix No. 241.*)

Which was read, and referred to the Committee on Highways.

Also, presented a further communication from the City Solicitor, submitting copy of the report of the jury in the matter of the opening of Fifty-seventh street, from Haverford avenue to Lansdowne avenue, in the Thirty-fourth Ward, filed February 28, 1898. (*Appendix No. 242.*)

Which was read, and referred to the Committee on Highways.

Also, presented a further communication from the City Solicitor, submitting copy of the report of the jury in the matter of the opening of Thirty-sixth street, from Fisk to Mill street, in the Twenty-eighth Ward, filed February 23, 1898. (*Appendix No. 243.*)

Which was read, and referred to the Committee on Highways.

Mr. Roberts (by direction of the Committee on Finance, on leave) read in place a bill entitled "An Ordinance to regulate the wages in the Department of Public Works (Bureau of Water).

Which was referred to the Committee on Finance.

Also, presented a communication from the Receiver of Taxes, relative to an additional appropriation to pay balance due Collector of Delinquent Taxes in the Twenty-third and Thirty-fifth Wards, for the year 1897.

Which was read, and referred to the Committee on Finance.

Mr. Montgomery (on leave) read in place sundry bills to authorize the re-paving of the following streets in the Fifteenth Ward with sheet asphaltum: Francis street, from Eighteenth to Shirley street; Shirley street, from Fairmount avenue to Nineteenth street; and Francis street, from Seventeenth to Perkiomen street."

Which was referred to the Committee on Highways.

Mr. Corson (on leave) read in place a bill entitled "An Ordinance to grade Lindley street, from Penn to Oakland street, in the Twenty-third Ward."

Which was referred to the Committee on Highways.

Mr. Neill (on leave) read in place a bill entitled "An Ordinance to authorize the creation of a loan of one million (1,000,000) dollars to increase the water supply of West Philadelphia."

Which was referred to the Committee on Finance.

Mr. Knight (on leave) read in place a bill entitled "An Ordinance to make an appropriation to Item 3, for repairs to paved streets, in the annual appropriation to the Department of Public Works (Bureau of Highways) for the year 1898."

Which was referred to the Committee on Finance.

Mr. Moore (on leave) read in place a bill entitled "An Ordinance to authorize the location of a gasoline lamp in alley rear of No. 2123 South Fifteenth street, in the Twenty-sixth Ward."

Which was referred to the Committee on Gas.

Mr. Kittams (on leave) read in place a bill entitled "An Ordinance to pave Carlisle street, from Ontario to Tioga street, in the Thirty-eighth Ward, with asphalt."

Which was referred to the Committee on Highways.

Mr. Roberts, Chairman *pro tem.* of the Committee on Finance, presented a report, with bill annexed entitled "An Ordinance to make an appropriation to the Commissioners of Fairmount Park, of the Park Fund received in 1897 and now in the City Treasury." (*Appendix No. 244.*)

Which was laid over to be printed.

Also, from the same Committee, presented a further report, with bill annexed entitled "An Ordinance making an appropriation to the Department of Receiver of Taxes for the purpose of purchasing carpets for the various offices and to the Clerks of Councils for extra clerical services for the Chief Clerk and Stenographer of the Special Committee appointed to investigate the relations to the City of the various electric light companies in the annual appropriations for the year 1898." (*Appendix No. 245.*)

Which was laid over to be printed.

Also, from the same Committee, presented a further report, with bill annexed entitled "An Ordinance to authorize the City Controller to countersign warrants for bills contracted in making repairs of fire damages in north corridor, sixth floor of the City Hall." (*Appendix No. 246.*)

Which was laid over to be printed.

Also, from the same Committee, presented a further report, with bill annexed entitled "An Ordinance to enter satisfaction on the official bonds of Thomas L. Hicks, late Chief of the Bureau of Highways, Department of Public Works, and William K. Park, late Chief of the Bureau of Gas, Department of Public Works." (*Appendix No. 247.*)

Which was laid over to be printed.

Mr. Dixon, Chairman of the Committee on Highways, presented a report, with bill annexed entitled "An Ordinance to authorize the Department of Public Works to pay certain bills for grading, paving and curb setting." (*Appendix No. 248.*)

Which was laid over to be printed.

Also, from the same Committee, presented a further report, with bill annexed entitled "An Ordinance to authorize the Department of Public Works to pay for curb setting on Manayunk avenue and Wood street." (*Appendix No. 249.*)

Which was laid over to be printed.

Also, from the same Committee, presented a further report, with bill annexed entitled "An Ordinance granting

permission to Henry Erdman & Sons to lay a terra cotta pipe under and across Frankford avenue, from 1810 to 1811 Frankford avenue, north of Montgomery avenue." (*Appendix No. 250.*)

Which was laid over to be printed.

Also, from the same Committee, presented a further report, with bill annexed entitled "An Ordinance to authorize the opening of Glenwood, Rising Sun and Torresdale avenues ; Luzerne, Third, Green, Hagerman, Thirty-third, Thirty-fourth, Forty-seventh, Sixty-first, Pike, Wayne and Fountain streets, and St. Luke's place." (*Appendix No. 251.*)

Which was laid over to be printed.

Also, from the same Committee, presented a further report, with bill annexed entitled "An Ordinance to authorize the grading of Bellevue, Beechwood, Butler, Carlisle, Callowhill, Chew, Camac, Eighth, Edgewood, "F," Forty-seventh, Forty-sixth, Forty-ninth, Grant, Hansberry, King, Martin, Norwood, Ontario, Righter, St. Vincent, Thirty-sixth, Sixtieth, Sixty-first, Sixty-fourth, Sixty-seventh, Salmon, Tackawanna, and Thirtieth streets; Allegheny, Kingessing, Ridge, and Westminster avenues, and Wheat Sheaf lane." (*Appendix No. 252.*)

Which was laid over to be printed.

Also, from the same Committee, presented a further report, with bill annexed entitled "An Ordinance to authorize the paving of Tenth, "G," Ontario, Gates, Martin, Wilde, King, Logan, Marion, Emerald, Sixty-seventh, Sixty-ninth, Yocum, "D," "F," Hervis, Lena, Mervine, Sundgard, Westmoreland, Filbert, Unruh, Carlisle, Clarion, Joyce, Kettlewell, Neff, Sixty-fourth, Indiana, Ontario, Nineteenth Twentieth, and Somerset streets; Sedgley, Locust, Warrington, and Allegheny avenues, and Wheat Sheaf lane." (*Appendix No. 253.*)

Which was laid over to be printed.

Also, from the same Committee, presented a further report, with bill annexed entitled "An Ordinance to authorize the curbing and paving of sidewalks along the Unruh and Keystone street fronts of Disston Park, in Tacony, Twenty-

fifth Ward," with the request that it be referred to the Committee on Finance with a favorable report.

Which was so referred.

Mr. Hulst, Chairman of the Committee on Surveys, presented a report, with bill annexed entitled "An Ordinance to place all dredged material taken from the Delaware and Schuylkill rivers and tributaries thereto beyond high water mark within the City limits." (*Appendix No. 254.*)

Which was laid over to be printed.

Also, from the same Committee, presented a further report, with bill annexed entitled "An Ordinance to construct sewers in Arch, Atlantic, Alfred, Apple, Belgrade, Baker, Baldwin, Boone, Cresson, Canton, Croskey, Dexter, Fleming, Fountain, Freedley, Forty-fourth, Fifty-second, Fifty-third, Gates, Goodman, Hutelinson, Hermitage, "H," Haverford, Jamestown, Ludlow, Levering, Locust, Markle, Martin, Mansion, Mitchell, Newhall, Ontario, Ogle, Pine, Priscilla, Pechin, Rector, Randolph, St. David, Sundgard, Silverwood, Sheldon, St. James, Sixtieth, Sixty-fourth, Seventy-second, Thirtieth, Tenth, Twenty-sixth, Thayer, Thompson, Tulpehocken, Terrace, Tower, Umbria, Vassar, Vine, Waverly, Westmoreland, Wilde, Wayne and Yocum streets; Erie, Fishers, Freeland, Kensington, Leverington, Powelton, Pulaski, Ripka, Ridge, Washington, Warrington, Westminster, and York avenues; Walnut lane and Old York road." (*Appendix No. 255.*)

Which was laid over to be printed.

Also, from the same Committee, presented a further report, with bill annexed entitled "An Ordinance to place on the City plan Fitzgerald, Earl, George, Naudain, Paxson, Oakdale, Stanley, Corlies, Lambert, Woodstock, Colwyn, Jerome, Edgewood, Bailey, and Taney streets, and Hart lane." (*Appendix No. 256.*)

Which was laid over to be printed.

Also, from the same Committee, presented a further report, with bill annexed entitled "An Ordinance authorizing the Department of Public Works to widen Gray's Ferry avenue, on the north side, a further width of 26 feet along

the line of the east abutment of the Gray's Ferry bridge, now on the City plan." (*Appendix No. 257.*)

Which was laid over to be printed.

Also, from the same Committee, presented a further report, with bill annexed entitled "An Ordinance to revise the grade of Ford road, between Fortieth street and Edgeley avenue, and to revise the grades of adjacent streets in order to make them conform to said revision." (*Appendix No. 258.*)

Which was laid over to be printed.

Also, from the same Committee, presented a further report, with bill annexed entitled "An Ordinance to authorize a resurvey and revision of lines and grades of City plan No. 194, in the Nineteenth Ward." (*Appendix No. 259.*)

Which was laid over to be printed.

Also, from the same Committee, presented a further report, with bill annexed entitled "An Ordinance to authorize the revision of lines and grades of Delaware avenue, from Vine street to Fairmount avenue, in the Eleventh Ward." (*Appendix No. 260.*)

Which was laid over to be printed.

Also, from the same Committee, presented a further report, with bill annexed entitled "An Ordinance to revise the lines and grades of that portion of the City plan between the north side of Willow street and the south side of Callowhill street, east of Front street, in the Eleventh Ward, and to authorize the Philadelphia and Reading Railway Company to rearrange their present and to lay additional tracks in said territory and the tracks connecting therewith." (*Appendix No. 261.*)

Which was laid over to be printed.

Also, from the same Committee, presented a further report, with bill annexed entitled "An Ordinance to revise the lines and grades of Fifty-seventh street, from Hoffman street to Baltimore avenue, in the Twenty-seventh Ward." (*Appendix No. 262.*)

Which was laid over to be printed.

Also, from the same Committee, presented a further re-

port, with bill annexed entitled "An Ordinance to revise the lines and grades of that portion of the City plan No. 178, bounded by Broad, Fifteenth and Sommerville streets, and Duncannon avenue." (*Appendix No. 263.*)

Which was laid over to be printed.

Also, from the same Committee, presented a further report, with bill annexed entitled "An Ordinance to change the names of Hewson and Wensley streets." (*Appendix No. 264.*)

Which was laid over to be printed.

Mr. Leithead, Chairman of the Committee on Police and Prisons, presented a report, with bill annexed entitled "Supplement to an ordinance approved June 18, 1894, entitled "An Ordinance to establish stands for cabs and hacks on the south side of the Public Buildings, west side of the Public Buildings, Market street, Delaware avenue, Ninth street, Arch street, South street, and Twenty-fourth street, and repeal certain ordinances for the establishment of stands for cabs and hacks," approved December 31, 1877." (*Appendix No. 265.*)

Mr. Van Osten moved to proceed to second reading of bill (*Appendix No. 237*) entitled "An Ordinance to authorize the Department of Public Safety (Bureau of City Property) to lease the old Lazaretto property to the Athletic Club of Philadelphia."

Which was agreed to.

The first and only section was again read.

Also, moved to amend by adding the following

Provided, That at the end of five years this lease can and shall be cancelled and repealed by the passage of an ordinance of Councils to that effect: *And provided further*, That whenever in the judgment of the City authorities or Councils, an emergency or necessity arises for the use or occupancy temporarily of these grounds or property, then the City shall have the right after five days notice to take possession for such purposes as may arise, after which use it shall be returned to the parties as set forth in this ordinance.

Mr. Roberts moved to further amend the amendment by striking out the word "five," and inserting the word "two."

Mr. Hawkes moved that the bill be referred to the Committee on City Property."

On agreeing to the motion,

The yeas and nays were required by Mr. Linton, seconded by Mr. G. Thomas, and were as follows

YEAS—Messrs. Allen, Amick, Anderson, Barrows, Birch, Blackwood, Borden, W. H. Brown, Buchholz, Buckley, Collins, Connell, Corson, DeHaven, Doak, Eslen, Hawkes, Hohl, Hulst, Ivins, Kucker, Leithead, Linton, Means, Mecredy, Meehan, Mercer, H. A. Miller, Moore, Pallatt, Parker, E. W. Richards, Roberts, Sayre, Seltzer, Stevenson, G. Thomas, W. S. Thomas, and Hartman, *Pres't*—39.

NAYS—Messrs. Abrahams, Balbirnie, Barton, Baumgaertel, Blake, Bougher, Boyer, Caverow, Chew, Conrad, Cornelius, Costello, Creadick, Davidson, Dixon, Falbey, Firth, Funston, Garrett, Gilpin, Goheen, Gordon, Graham, Hahn, Hammond, Harvey, Hazlett, Heins, Henry, Hetzell, Irvine, Kinsley, Kittams, Knight, Krisher, Leonard, Little, Lovegrove, McAllister, McCullough, McCurdy, Martin, Mathias, S. G. Miller, Mingle, Mitchell, Montgomery, Morrow, Neill, Orr, Ouram, Pavitt, Perry, Quinn, Frank Richards, Scott, Seger, Shugart, Slater, Smedley, E. E. Smith, Spiel, Stauffer, Steger, A. F. Stevens, F. Stevens, Stinger, Thackara, Van Osten, Wadsworth, Thos. Wagner, Warren, Warwick, Wolstencroft, and Woodhead—75.

Which was not agreed to.

The question being on agreeing to the amendment to the amendment,

Mr. Connell moved that the further consideration of the bill be postponed for the present.

On agreeing to the motion,

The yeas and nays were required by Mr. G. Thomas, seconded by Mr. W. S. Thomas, and were as follows:

YEAS—Messrs. Allen, Amick, Anderson, Barrows,

Birch, Blackwood, Borden, W. H. Brown, Buchholz, Collins, Connell, Corson, Creadick, DeHaven, Dixon, Doak, Eslen, Funston, Goheen, Goodman, Gordon, Graham, Hawkes, Hohll, Hults, Irwin, Ivins, Kucker, Linton, Means, Meehan, Mercer, H. A. Miller, Moore, Roberts, Sayre, A. F. Stevens, Swain, G. Thomas, Thos. Wagner, and Hartman, *Pres't*—41.

NAYS—Messrs. Abrahams, Balbirnie, Barton, Batt, Baumgaertel, Blake, Bougher, Boyer, Buckley, Caverow, Chew, Cornelius, Davidson, Falbey, Garrett, Hahn, Hammond, Harvey, Hazlett, Heins, Henry, Hetzell, Irvine, Kinsley, Kittams, Knight, Krisher, Leithead, Little, McAllister, McCullough, McCurdy, Martin, Mathias, Mecredy, S. G. Miller, Mingle, Mitchell, Montgomery, Morrow, Neill, Orr, Ouram, Pallatt, Pavitt, Perry, Quinn, E. W. Richards, Frank Richards, Scott, Seger, Seltzer, Shugart, Slater, Smedley, E. E. Smith, Spiel, Stauffer, Steger, F. Stevens, Stevenson, Stinger, Thackara, Van Osten, Wadsworth, Warren, Warwick, Wolstencroft, and Woodhead—69.

Which was not agreed to.

The question recurring on agreeing to the amendment to the amendment,

The yeas and nays were required by Mr. Roberts, seconded by Mr. Mercer, and were as follows:

YEAS—Messrs. Allen, Amick, Anderson, Barrows, Birch, Blackwood, Borden, W. H. Brown, Buchholz, Buckley, Chew, Collins, Connell, Conrad, Corson, Creadick, Doak, Eslen, Gilpin, Goheen, Goodman, Gordon, Graham, Hahn, Hawkes, Hohll, Hults, Irwin, Ivins, Kittams, Kucker, Linton, Lovegrove, Means, Meehan, Mercer, H. A. Miller, Moore, Ouram, Parker, Roberts, Sayre, Seltzer, Smedley, A. F. Stevens, Swain, Thackara, G. Thomas, W. S. Thomas, Woodhead, and Hartman, *Pres't*—51.

NAYS—Messrs. Abrahams, Balbirnie, Barton, Baumgaertel, Blake, Bougher, Boyer, Caverow, Cornelius, Davidson, DeHaven, Dixon, Erdin, Falbey, Funston, Garrett, Hammond, Harvey, Hazlett, Heins, Henry, Hetzell, Irvine, Kinsley, Knight, Krisher, Leithead, Leonard, Little,

McAllister, McCullough, McCurdy, Martin, Mathias, Meredy, S. G. Miller, Mitchell, Morrow, Morton, Neill, Pallatt, Pavitt, Perry, Quinn, E. W. Richards, Frank Richards, Scott, Seger, Shugart, Slater, E. E. Smith, Spiel, Stauffer, Steger, F. Stevens, Stevenson, Stinger, Van Osten, Wadsworth, Warren, and Warwick—61.

Which was not agreed to.

The question recurring on agreeing to the amendment,

Mr. Connell moved to amend the amendment by adding the following:

"And provided, further, That professional boxing shall not at any time be permitted upon penalty of the immediate termination of the lease."

Which was agreed to.

The question recurring on agreeing to the amendment as amended,

Mr. W. H. Brown moved to further amend the amendment by adding the following:

"And provided, further, That the Director of Public Safety first advertise the said property for lease, and does not receive a bid in excess of three hundred (300) dollars per year."

Which was not agreed to.

The question recurring on agreeing to the amendment as amended,

Mr. W. H. Brown moved to further amend the amendment by striking out the word "and" before the word "taxes," and inserting after the word "taxes" the words "and insurance."

Which was agreed to.

The question recurring on agreeing to the amendment as amended,

Mr. G. Thomas moved to further amend the amendment by adding the following: "That fifty (50) dollars be first paid into the City Treasury for the publication of this ordinance."

Which was agreed to.

The question recurring on agreeing to the amendment as amended,

It was agreed to.

The section as amended was agreed to.

The title was agreed to.

And the bill was laid over to print the amendments.

Mr. Roberts moved to proceed to second reading of bill (Appendix No. 235) entitled "An Ordinance to approve the contract and surety of E. D. Smith & Company for the construction of the work appurtenant to the temporary track connections from Hamilton street to the Baldwin Locomotive Works, between Broad and Fifteenth streets, being what is known as contract No. 45, of the Reading Subway, for the Bureau of Surveys."

Which was agreed to.

The first and only section was again read, and agreed to.

The title was agreed to.

The bill was read a third time,

And on its final passage,

The yeas and nays were required according to law, and were as follows :

YEAS—Messrs. Abrahams, Allen, Barrows, Batt, Blake, Borden, Bougher, Boyer, Breiting, W. H. Brown, Buchholz, Buckley, Caverow, Chew, Collins, Connell, Conrad, Cornelius, Corson, Costello, Davidson, Dixon, Doak, Eslen, Falbey, Funston, Garrett, Gilpin, Goheen, Gordon, Graham, Hahn, Harvey, Hawkes, Heins, Hetzell, Hohl, Hults, Irwin, Ivins, Knight, Krisher, Kucker, Leithead, Leonard, Lovegrove, McAllister, Martin, Mathias, Mecredy, Meehan, H. A. Miller, S. G. Miller, Mingle, Mitchell, Moore, Morton, Neill, Orr, Ouram, Pallatt, Parker, Pavitt, Quinn, Frank Richards, Roberts, Sayre, Scott, Seger, Seltzer, Smedley, E. E. Smith, Spiel, Stauffer, Steger, A. F. Stevens, F. Stevens, Stevenson, Swain, G. Thomas, W. S. Thomas, Van Osten, Wadsworth, Thos. Wagner, Woodhead, and Hartman, *Pres't*—86.

NAYS—None.

A majority of the members elected having voted in the affirmative,

It was agreed to,

And the bill passed.

Also, moved to proceed to second reading of bill (Appendix No. 236) entitled "An Ordinance to authorize the City Controller to countersign certain warrants drawn by the Board of Public Education for bills for 1896 and 1897, charged to items in the annual appropriation to the said Board for 1898."

Which was agreed to.

The first and only section was again read, and agreed to.

The title was agreed to.

The bill was read a third time,

And on its final passage,

The yeas and nays were required according to law, and were as follows :

YEAS—Messrs. Abrahams, Allen, Anderson, Balbirnie, Barrows, Batt, Baumgaertel, Birch, Borden, Bougher, Breiting, W. H. Brown, Buchholz, Buckley, Caverow, Chew, Connell, Conrad, Cornelius, Corson, Davidson, Dixon, Doak, Eslen, Firth, Funston, Garrett, Gilpin, Goheen, Goodman, Gordon, Graham, Harvey, Heins, Henry, Hetzell, Hohl, Hults, Irwin, Kinsley, Kittams, Knight, Krisher, Leithead, Little, Lovegrove, McCullough, McCurdy, Martin, Mathias, Means, Meeredy, Meehan, H. A. Miller, S. G. Miller, Mingle, Montgomery, Moore, Morrow, Morton, Ouram, Pallatt, Parker, Pavitt, Perry, Frank Richards, Roberts, Sayre, Scott, Seltzer, Shugart, E. E. Smith, Spiel, Stauffer, Steger, A. F. Stevens, F. Stevens, Stevenson, Swain, G. Thomas, Wadsworth, Thos. Wagner, Warwick, Wolstencroft, Woodhead, and Hartman, *Pres't*—86.

NAYS—None.

A majority of the members elected having voted in the affirmative,

It was agreed to,

And the bill passed.

Also, moved to proceed to second reading of bill (Appendix No. 232) entitled "An Ordinance to make an appropriation to Item 62, in the annual appropriation to the Board of Public Education, for the year 1898, for the purchase of ground for school purposes on Sydenham street, above Ontario street, in the Thirty-eighth Ward."

Which was agreed to.

The first and only section was again read, and agreed to.

The title was agreed to.

The bill was read a third time,

And on its final passage,

The yeas and nays were required according to law, and were as follows :

YEAS—Messrs. Abrahams, Allen, Anderson, Balbirnie, Barrows, Barton, Batt, Baumgaertel, Blake, Borden, Boyer, Breitingner, W. H. Brown, Buchholz, Buckley, Caverow, Collins, Connell, Cornelius, Corson, Davidson, Doak, Eslen, Falbey, Funston, Garrett, Gilpin, Goheen, Goodman, Gordon, Graham, Hahn, Hammond, Harvey, Hawkes, Heins, Henry, Hetzell, Hohl, Hults, Irwin, Ivins, Kinsley, Kittams, Knight, Krisher, Kucker, Leithead, Linton, McAllister, McCullough, McCurdy, Martin, Mathias, Means, Mecredy, Meehan, Mercer, H. A. Miller, S. G. Miller, Mingle, Moore, Morton, Neill, Ouram, Pallatt, Parker, Pavitt, Perry, Quinn, E. W. Richards, Roberts, Sayre, Seger, Seltzer, Shugart, Slater, Smedley, E. E. Smith, Spiel, Stanffer, Steger, F. Stevens, Stinger, Swain, Thackara, G. Thomas, Van Osten, Wadsworth, Thos. Wagner, Warren, Warwick, Wolstencroft, Woodhead, and Hartman, *Pres't*—95.

NAYS—None.

Two-thirds of the members elected having voted in the affirmative,

It was agreed to,

And the bill passed.

Mr. Dixon moved to proceed to second reading of bill (Appendix No. 185) entitled "An Ordinance to authorize the paving of Clearfield, Dickinson, Eighteenth, Kent,

Third, Twenty-ninth, Bloyd, Chew, Carswell, Devon, Forty-fourth, Fifty-ninth, Luzerne, Lombard, Melrose, Melville, Nelson, Pacific, Penn, Reger, Sprague, Stiles, Sixty-ninth, Seventieth, Twentieth, Underhill, Viola, Warren, Waterloo, Wade, Waverly, Wingohocking, Broad, Cedar, Fifty-sixth, Goodman, Huntingdon, Locust, Ludlow, Math-er, Moss, Nineteenth, Pratt, Page, Sixteenth, Sixty-fifth, Tenth, Twenty-eighth, Thirtieth, Thirty-second, Thayer, Willow and Westmoreland streets : Lausdowne, Merion, Sunnyside, Erie, Kershaw, Paschall, Roberts, Stenton and Allegheny avenues."

Which was agreed to.

The first and only section was again read, and agreed to.

The title was agreed to.

The bill was read a third time,

And on its final passage,

The yeas and nays were required according to law, and were as follows:

YEAS—Messrs. Allen, Amick, Balbirnie, Barrows, Barton, Batt, Baumgaertel, Birch, Borden, Bougher, Boyer, Breitingner, Buchholz, Caverow, Chew, Collins, Connell, Conrad, Cornelius, Corson, Davidson, Dixon, Doak, Eslen, Falbey, Funston, Gilpin, Goheen, Goodman, Gordon, Graham, Hahn, Hammond, Harvey, Hawkes, Hazlett, Heins, Henry, Hietzell, Hohl, Hults, Irwin, Kinsley, Knight, Krisher, Kucker, Leithead, Linton, Little, Lovegrove, McAllister, McCurdy, Martin, Mathias, Mecredy, Meehan, Mercer, H. A. Miller, S. G. Miller, Mingle, Mitchell, Montgomery, Neill, Orr, Ouram, Pallatt, Parker, Pavitt, Perry, Roberts Sayre, Seger, Seltzer, Smedley, E. E. Smith, Spiel, Stauffer, F. Stevens, Stevenson, Stinger, Swain, G. Thomas, Wadsworth, Thos. Wagner, Warren, Warwick, Wolstencroft, Woodhead, and Hartman, *Pres't*—89.

NAYS—None.

A majority of the members elected having voted in the affirmative,

It was agreed to,

And the bill passed.

Also, moved to proceed to second reading of bill (Appendix No. 213) entitled "An Ordinance to authorize the Department of Public Works to draw, and the City Controller to countersign, a warrant to pay for repairs made under the main track of the Junction Railroad Company, at Marston street, in the Twenty-seventh Ward."

Which was agreed to.

The first and only section was again read, and agreed to.

The title was agreed to.

The bill was read a third time,

And on its final passage,

The yeas and nays were required according to law, and were as follows:

YEAS—Messrs. Allen, Amick, Anderson, Balbirnie, Barrows, Barton, Batt, Baumagertel, Blake, Borden, Bougher, Boyer, W. H. Brown, Buchholz, Caverow, Chew, Collins, Conrad, Corson, Costello, Davidson, DeHaven, Dixon, Doak, Eslen, Falbey, Funston, Gilpin, Goheen, Goodman, Gordon, Graham, Hahn, Hammond, Harvey, Hawkes, Heins, Hetzell, Hohl, Hulst, Irwin, Kinsley, Kittams, Knight, Kucker, Leithead, Linton, Little, Lovegrove, McAllister, McCurdy, Martin, Mecredy, Meehan, H. A. Miller, S. G. Miller, Mitchell, Moore, Morton, Neill, Orr, Ouram, Pallatt, Parker, Pavitt, Perry, Frank Richards, Roberts, Sayre, Scott, Seger, Shugart, Slater, Smedley, E. E. Smith, Spiel, Stauffer, Steger, F. Stevens, Stevenson, Stinger, Swain, Thackara, G. Thomas, Van Osten, Wadsworth, Thos. Wagner, Warren, Warwick, Wolstencroft, Woodhead, and Hartman. *Pres't*—92.

NAYS—None.

A majority of the members elected having voted in the affirmative,

It was agreed to,

And the bill passed.

Also, moved to proceed to second reading of bill (Appendix No. 214) entitled "An Ordinance to permit the owners of property on Warnock street, from McKean

street to a point about 200 feet north, to pave said street without expense to the City."

Which was agreed to.

The first and only section was again read, and agreed to.

The title was agreed to.

The bill was read a third time,

And on its final passage,

The yeas and nays were required according to law, and were as follows:

YEAS—Messrs. Allen, Amick, Anderson, Barrows, Barton, Batt, Baumgaertel, Birch, Blake, Borden, Bougher, Boyer, Breiting, W. H. Brown, Buchholz, Caverow, Collins, Connell, Conrad, Corson, Davidson, DeHaven, Dixon, Doak, Eslen, Falbey, Funston, Garrett, Gilpin, Goheen, Goodman, Gordon, Graham, Hahn, Harvey, Hawkes, Hazlett, Heins, Hetzell, Hohl, Hults, Irvine, Irwin, Kinsley, Kittams, Knight, Krisher, Kucker, Leithead, Linton, McCurdy, Meeredy, Meehan, Mercer, H. A. Miller, S. G. Miller, Mitchell, Moore, Morrow, Morton, Orr, Ouram, Pallatt, Parker, Pavitt, Roberts, Scott, Seger, Seltzer, Shugart, Slater, Smedley, E. E. Smith, Spiel, Stauffer, Steger, F. Stevens, Stevenson, Stinger, Swain, G. Thomas, Van Osten, Warwick, Wolstencroft, Woodhead, and Hartman, *Pres't*—86.

NAYS—None.

A majority of the members elected having voted in the affirmative,

It was agreed to,

And the bill passed.

Mr. Roberts moved to proceed to second reading of resolution (Appendix No. 238) entitled "Resolution 'A' of instruction to the Clerks of Councils to have a page set apart in the Journals of Select and Common Councils, containing a minute of the death of Mr. Charles F. Iseminger, and the Clerk of Common Council to have a portrait of Mr. Charles F. Iseminger painted and hung upon the wall of the Finance Committee room."

Which was agreed to.

The first resolution was again read, and agreed to.

The second resolution was again read, and agreed to.

The title was agreed to.

Also, moved to proceed to second reading of resolution (Appendix No. 238) entitled "Resolution 'B' relative to the death of Mr. Charles F. Iseminger, late a member of Common Council."

Which was agreed to.

The first resolution was again read, and agreed to.

The second resolution was again read, and agreed to.

The preamble was agreed to.

The title was read.

Mr. Roberts made the following address:

Mr. President and Fellow Members of Common Council:—When it was noticed a few weeks ago that that seat was empty, that seat which for years had been filled from roll call to the hour of adjournment—when word came that he who had filled it was ill, seriously ill, and then that he was dead—I was covered as doubtless you were covered, with sorrow. And while we have often been called to express our feelings on such occasions, it has hitherto been my lot to sit a listener. But, Mr. President, I am reminded that "new occasions teach new duties," and feel impelled to add a tribute, however feeble, to his memory.

I was first elected to Common Council sixteen years ago, and at that time found only two members who are members to-day, but Charles F. Iseminger was there, full of life and spirits, and I happened to select a seat near him in our old quarters at Independence Hall. Since then we have been thrown together in the Chamber and in Committees, Standing, Special and Sub-Committees, and I have had opportunity to learn that the reputation enjoyed by him in this community had been honestly earned and was being honestly maintained. Elected term after term by the minority party to which he was attached, when, by the logic of events his ward came under the control, I will not say of his enemies, for I do not know that he had any enemies, but of the other party, both parties

united in continuing to send him to this Hall. He strove to serve his constituents and the people of this entire City without fear or favor, casting behind him any aspirations for higher or more profitable place. Offered a position by one of the Governors, if memory serves me, he spurned it; offered the nomination for a lucrative office he declined it, although one of our colleagues, who took his place on the ticket was triumphantly elected.

His experience was very great, his knowledge of men large, and he quickly formed an opinion, usually correct, but from which nothing could drive him except information that convinced him of his error.

His sympathy for those in trouble was deep and I have known him to visit the home of one of the humblest of our members in days of sorrow to offer condolence.

But Mr. President, in his last address to this Chamber he stated that he had not been in the habit of consuming our time, and neither long resolutions nor long eulogies would have been desired by him. Resolution "B," which is intended to be engrossed is therefore brief and Resolution "A," for which there are a very few precedents, involves devoting a page of the Journal to his likeness and securing an oil portrait for the Finance Committee room.

I cherish his memory and love to think of him as one,

"Who never sold the truth, to serve the hour,
Nor palter'd with Eternal God for power;
Who let the turbid streams of rumor flow
Thro' either babbling world of high and low;
Whose life was work, whose language rife
With rugged maxims hewn from life."

The President called Mr. Hawkes to the Chair, and made the following address:

Mr. President:—It is with considerable diffidence that I rise to speak on the resolutions now before the Chamber, feeling that I cannot do full and entire justice to the subject. It was my pleasure and privilege to become acquainted with Mr. Iseminger in April of 1884, and our acquaintance then formed grew and ripened into more than an ordinary friendship. I had learned by our close

association to esteem and love him for his manly character and for his robust and sterling integrity. The hand of death has removed him, he has crossed to the other side, and to quote from Sheridan in addressing the Electors of Westminster on the death of that great English statesman, Charles James Fox, "we are here to-day self marshalled in reverential sorrow, mute and reflecting on our mighty loss," for his death is a great loss to our community and to these halls of municipal legislation. Mr. Iseminger was pre-eminently distinguished for his courage, his fortitude and for his sagacity, and for his faithful, fearless, and zealous discharge of his public duties. He was a devoted and indulgent husband and father, loved and adored in the home circle and honored and respected by the community, as was attested by the immense attendance upon his funeral. By his honor, his honesty and unbending integrity he has left a rich heritage to his children, and he was recognized and held in the highest regard by all, for the depth and might and power and purity of his character, and these qualities and virtues Mr. President "are monuments more lasting than the fanes reared to the kings and demigods of old." In thinking of our deceased colleague and whilst our bosoms are heaving with emotion we may be pardoned if for the moment we may

"Turn and weep—for 'tis manliness
To be heart-broken here—
For the grave of earth's best nobleness
Is watered by the tear."

and now Mr. President, in placing our little piece of evergreen upon the soil which is honored with his remains, and as we look upon this sable draped and vacant chair, let us join in exclaiming—Charles F. Iseminger, honest man, devoted friend, upright and fearless legislator, Christian gentleman, all hail, and—farewell.

The President resumed the Chair.

Mr. Allen made the following address:

Mr. President:—I would fain obey the promptings of my heart by arising in my place and add a word of tribute

to what has already been said in reference to my friend and fellow Councilman, Mr. Charles F. Iseminger.

My intimate acquaintanceship with Mr. Iseminger does not extend further back than my entrance into Common Council, four years ago, but my knowledge of him extends back to my boyhood days, for he and my father were warm business friends.

As soon as I made known to him the fact of my relationship to his old friend, a bond of friendship was established between us which extended and was strengthened continually to the day of his death.

Mr. President, no member of this Chamber has missed the genial, warm-hearted man who so lately occupied that chair, now draped with the emblems of mourning, as a token of the respect that this Chamber entertains for his memory, more than myself.

Mr. Anderson made the following address:

Mr. President :—I had not expected to say anything to-day but feel that as one of the older members of this body and as a warm friend and colleague of Mr. Iseminger it would be but fitting to add my tribute to his worth, my wreath upon his bier.

I have known and admired Charles F. Iseminger ever since my entrance into this body, some twelve years ago. He was a man, upright, honest, fearless and conscientious, ever walking in the path of duty and pursuing the course of righteousness.

He was the Nestor of this body, having been here as the law book would say "time beyond which the memory of man runneth not to the contrary," but it was not as the father of this Council that his reputation was made but as a bold, plain spoken, earnest, honest fighter for the right—as a servant who sought the interest of his employer, the people, as an official with an eye single to the welfare of his constituents and as a Councilman who upheld and promoted the well being of the City. He knew but one language and that was the truth, but one course and that was the right.

His career did not lead him to higher official honors but it did endear him to the hearts of the people. He was loved, honored and admired by his colleagues, and the resolutions just passed providing that his picture be painted and hung upon our walls is a unique honor, as we have reserved those places to those who held the principal offices amongst us, but he was a unique man, not in being honest, unright and fearless, for there are many amongst us who have those attributes, but in him these qualities were so conspicuous that his name became symbolic for them.

He was no orator, but his argument made in few words carried more convictions than the most elaborate speeches, his plain words had more effect than the most brilliant eloquence of others.

But he is gone, that staunch and sterling man has passed away, and we have but his image and his memory with us. There is but one fitting inscription that should be placed under his portrait. An inscription fitting and meet—

So Mr. President, in closing let me ask that under his likeness there be placed these words:

“An honest man is the noblest work of God.”

The question being on agreeing to the title,

It was agreed to.

Select Council informed Common Council that they had received a communication from the Commissioners for the Erection of the Public Buildings, relative to dividing room No. 267 belonging to Court of Common Pleas No. 3, and have passed resolution (Appendix No. 108) entitled “Resolution authorizing the Commissioners for the Erection of the Public Buildings to proceed with the work of dividing room No. 267, belonging to Common Pleas Court No. 3.”

Common Council proceeded to second reading of the resolution.

The resolution was again read, and agreed to.

The title was agreed to.

So Common Council concurred.

RESOLUTION

Relative to the death of Mr. Charles F. Iseminger, late a member of Common Council.

Whereas, Mr. Charles F. Iseminger, who was for more than twenty years a faithful member of Common Council, died at his residence, in the Second Ward of this City, on January 29, 1898, and it is fitting that such conspicuous service be appropriately acknowledged ; therefore be it

Resolved, by the Select and Common Councils of the City of Philadelphia, That in the death of Mr. Charles F. Iseminger, the City has lost a conscientious, fearless and efficient legislator, who was endeared to his fellow-members by his cheerful, warm hearted and generous nature during a long and consistent career.

Resolved, That these Resolutions be suitably engrossed and presented to his family as a slight token of esteem.

SACRED ^{TO THE} MEMORY



Charles F. Isenminger

Member of Common Council
for more than Twenty Years.

Died January 29, 1898.

"An Honest Man is the Noblest Work of God."

Also, that they had received a report from the Committee on Water, with bill (Appendix No. 85, Vol. I) annexed entitled "An Ordinance to provide for furnishing to the City of Philadelphia an adequate and permanent supply of filtered waters from the rivers Delaware and Schuylkill and their tributaries, and to provide adequate storage capacities for the retention and conservation of water therefrom, for the use for public consumption at the aforesaid City of Philadelphia, delivered through the medium of sand filter beds, and to authorize the Schuylkill Valley Water Company to construct the storage basins, reservoirs, filter beds, conduits and other parts of the said water system, to become the property of the City of Philadelphia after the said company has furnished a supply of water for the said City for a period of fifty years and has received compensation therefor out of the annual surplus water revenues."

Which they had passed.

Also, that they had received a report from the Committee on City Property, with bill (Appendix No. 101) annexed entitled "An Ordinance approving the action of the Mayor and Director of the Department of Public Safety in executing the leases of properties at the foot of Market street to the West Jersey Ferry Company and to the Camden and Philadelphia Steamboat Ferry Company, respectively, and the exchange of such leases and holdings between said Ferry Companies."

Which they had passed.

Also, that they had received a further report from the Committee on Water with bill (Appendix No. 102) annexed entitled "An Ordinance to authorize the purchase of ground on Adams street, Thirty-first Ward, for fire purposes."

Which they had passed.

Also, that they had received a report from the Committee on Schools, with bill (Appendix No. 103) annexed entitled "An Ordinance to condemn a lot of ground for school purposes in Tacony, Thirty-fifth Ward."

Which they had passed.

Also, that they had received a further report from the Committee on Water, with bill (Appendix No. 104) annexed entitled "An Ordinance to lay water-pipe in Folsom, Martin, Marion, James, Lewis, Pine, Seventy-first, Forty-fourth, Oakdale, Stella, Huntingdon, Thirty-first, Twentieth, Lambert, Woodstock, Garnet, Opal, Cresson, Ontario, Sundgard, E. Thayer, Sixty-first, Robinson, Fifty-third, Edgewood, Higbee, and Pike streets; and Warrington, Buist and Allegheny avenues, and Hart lane, and to relay Ludlow street."

Which they had passed.

Also, that they had received a report from the Committee on Law, with resolution (Appendix No. 117) annexed entitled "Resolution of request to the Mayor to issue a permit of inspection."

Which they had passed.

Also, that they had received a further report from the same Committee, with resolution (Appendix No. 118) annexed entitled "Resolution discharging the Committee on Law from the further consideration of the bill entitled 'An Ordinance to authorize the Recorder of Deeds to record deeds of dedication of streets when voluntarily given and no damages are claimed, free of cost to the owner or owners of the ground so dedicated.'"

Which they had passed.

Also, informed Common Council that they had concurred in the following, to wit:

"Resolution authorizing the Mayor to propose the City of Philadelphia for membership in the League of American Municipalities." (Appendix No. 181.)

"An Ordinance to authorize the construction of sewers in Alder, Amber, Arch, Atlanta, Belgrade, Broad, Carlisle, Chancellor, Chew, Clifton, Devon, Forty-fourth, Fifty-sixth, Florist, Juniata, Kirkbride, Livingstone, Lombard, Manheim, Market, Mifflin, Mt. Vernon, Musgrave, Page, Randolph, Reese, Reger, Sixty-fifth, Somerset, St. James, Wade, Westmoreland, and Wildey streets; in Allegheny, Point Breeze, Ridge, and Stenton avenues." (Appendix No. 186.)

Also, that they had concurred in Common Council amendment to Select Council bill (Appendix No. 67) entitled "An Ordinance requiring all vehicles when driven or propelled upon the streets to carry lights after dark."

Mr. McAllister moved that Common Council do now adjourn.

Which was agreed to.

So Common Council adjourned.

Friday, March 4, 1898.

A Special Meeting of Common Council was held this day pursuant to the following call:

Philadelphia March 2, 1898.

GEORGE W. KOCHERSTERGER, Esq.,
Chief Clerk of Common Council.

DEAR SIR:—In pursuance of the annexed call please call a Special Meeting of Common Council for Friday, 4th inst., at 10 o'clock A. M. for the consideration of Select Council bill (Appendix No. 85, Vol. I), oblige,

Yours truly,

WENCEL HARTMAN,
President of Common Council.

—

WENCEL HARTMAN, Esq.,
President of Common Council.

DEAR SIR:—Please call a Special Meeting of Common Council for Friday morning, March 4, 1898, at 10 o'clock, for consideration of Select Council bill (Appendix No. 85, Vol. I.)

Jos. R. C. McAllister, John F. Slater, Harry Y. Shugart, Amos S. Blake, Lewis B. Mathias, Frank I. Mitchell, Charles Seger, Andrew W. Falbey, John Irvine, John P. Buckley, J. H. B. Amick, W. S. Thomas, Lalen C. Krishner, C. D. B. Balbirnie, Wm. R. Knight, Jr., Jas Wolstencroft, John E Warren, R. C. Mecredy, J. C. H. Ivins.

Members present:

Messrs. Abrahams, Allen, Amick, Anderson, Balbirnie, Barrows, Barton, Batt, Baumgaertel, Birch, Blackwood, Blake, Boorse, Borden, Bougher, Boyer, Breiting, W. H. Brown, Buchholz, Buck, Buckley, Caverow, Chew, Collins, Connell, Conrad, Cornelius, Corson, Costello, Creadick, Davidson, DeHaven, Dixon, Doak, Edmonds, Erdin, Eslen, Falbey, Firth, Funston, Garrett, Gilpin, Goheen, Goodman, Gordon, Graham, Hahn, Hammond, Harvey, Hawkes, Hazlett, Heins, Henry, Hetzell, Hohl, Hults, Irvine, Irwin, Ivins, Kinsley, Kittams, Knight, Krisher, Kucker, Leithead, Leonard, Levering, Linton, Little, Lovegrove, McAllister, McCullough, McCurdy, Martin, Mathias, Means, Meceddy, Meehan, Mercer, A. F. Miller, H. A. Miller, S. G. Miller, Mingle, Mitchell, Montgomery, Moore, Morrison, Morrow, Morton, Neill, Orr, Ouram, Pallatt, Parker, Pavitt, Perry, Quinn, E. W. Richards, Frank Richards, Roberts, Sayre, Scott, Seger, Seltzer, Shugart, Slater, Smedley, C. K. Smith, E. E. Smith, Spiel, Stauffer, Steger, A. F. Stevens, F. Stevens, Stevenson, Stinger, Swain, Thackara, G. Thomas, W. S. Thomas, Tongue, Van Osten, Wadsworth, G. H. Wagner, Thos. Wagner, Warren, Warwick, Wolstencroft, Woodhead, and Hartman, *Pres't*.

Common Council proceeded to second reading of Select Council bill (Appendix No. 85, Vol. I.) entitled "An Ordinance to provide for furnishing to the City of Philadelphia an adequate and permanent supply of filtered water from the rivers Delaware and Schuylkill and their tributaries, and to provide adequate storage capacities for the retention and conservation of water therefrom, for the use for public consumption at the aforesaid City of Philadelphia, delivered through the medium of sand filter beds, and to authorize the Schuylkill Valley Water Company to construct the storage basins, reservoirs, filter beds, conduits and other parts of the said water system, to become the property of the City of Philadelphia after the said company has furnished a supply of water for the said City for a period of fifty years and has received compensation therefor out of the annual surplus water revenues."

The first section was again read.

Mr. Barton moved that the further consideration of the bill be indefinitely postponed.

Mr. Hawkes raised the following points :

That a Special Session of Common Council cannot be held within twenty-four (24) hours after the adjournment of a regular stated session.

That a Special Session of Common Council cannot be called between regular Stated Meetings for a day subsequent to a regular Stated Meeting.

That the proposed ordinance involves a question of appropriation of moneys, and the incurring of debt, and has not been adopted by a two-thirds vote of members elected to Select Council, and consequently cannot be considered by Common Council.

That the proposed ordinance involves the expenditure of moneys and cannot be adopted except an appropriation is previously made therefor.

The President decided the points not well taken.

The question being on agreeing to the motion to indefinitely postpone,

Mr. W. H. Brown presented a communication from the Medical Society of Germantown requesting Councils to make immediate provisions for the filtration of the City's water supply under the management and control of the City.

Which was read.

The question being on agreeing to the motion to indefinitely postpone,

The yeas and nays were required by Mr. G. Thomas, seconded by Mr. Mercer, and were as follows:

YEAS—Messrs. Allen, Anderson, Barrows, Barton, Birch, Blackwood, Boorse, Borden, Bougher, Breitingner, W. H. Brown, Buchholz, Caverow, Collins, Connell, Conrad, Corson, Costello, Creadick, Davidson, DeHaven, Dixon, Eslon, Firth, Gilpin, Goheen, Goodman, Gordon, Graham, Hawkes, Hetzell, Hohl, Hulst, Irwin, Kucker, Leithead, Leonard, Levering, Linton, Lovegrove, Meehan, Mercer, H. A. Miller, S. G. Miller, Mingle, Morrison, Pallatt, E. W. Richards, Roberts, Sayre, C. K. Smith,

Stevenson, Swain, Thackara, G. Thomas, Wadsworth, Thos. Wagner, Woodhead, and Hartman, *Pres't*—59.

NAYS—Messrs. Abrahams, Amick, Balbirnie, Baumgaertel, Blake, Boyer, Buckley, Chew, Cornelius, Doak, Edmonds, Falbey, Funston, Garrett, Hahn, Hammond, Harvey, Hazlett, Heins, Henry, Irvine, Ivins, Kinsley, Kittams, Knight, Krishner, Little, McAllister, McCullough, McCurdy, Martin, Mathias, Means, Mecredy, A. F. Miller, Mitchell, Montgomery, Moore, Morrow, Morton, Neill, Orr, Ouram, Parker, Pavitt, Perry, Quinn, Frank Richards, Scott, Seger, Seltzer, Shugart, Slater, Smedley, E. E. Smith, Spiel, Stauffer, Steger, A. F. Stevens, F. Stevens, Stinger, W. S. Thomas, Tongue, Van Osten, G. H. Wagner, Warren, Warwick, and Wolstencroft—68.

Which was not agreed to.

Mr. Edmonds presented the following:

We vote against the indefinite postponement of this bill in order that the bill may be brought before the Chamber, to be perfected so that if it should be a reasonable measure, giving to our citizens good, pure water, we can vote as our judgment dictates on its final passage.

G. W. EDMONDS,
A. F. MILLER,
GEO. H. WAGNER.

The question being on agreeing to the first section,

Mr. Barton moved that Common Council do now adjourn.

On agreeing to the motion,

The yeas and nays were required by Mr. Mathias, seconded by Mr. Breitingner, and were as follows:

YEAS—Messrs. Allen, Anderson, Barrows, Barton, Birch, Blackwood, Borden, Bougher, Boyer, Breitingner, W. H. Brown, Collins, Conrad, Corson, Costello, Dixon, Edmonds, Firth, Gilpin, Goodman, Gordon, Hetzell, Hohl, Hults, Irwin, Leithead, Leonard, Levering, Linton, Lovegrove, Martin, Meehan, H. A. Miller, S. G. Miller, Mingle, Pallatt, E. W. Richards, Roberts, Sayre, C. K. Smith,

Stevenson, Swain, G. Thomas, Wadsworth, G. H. Wagner, Thos. Wagner, Woodhead, and Hartman, *Pres't*—48.

NAYS—Messrs. Abrahams, Amick, Balbirnie, Baumgaertel, Blake, Boorse, Buchholz, Buckley, Chew, Cornelius, DeHaven, Doak, Erdin, Eslon, Falbey, Funston, Garrett, Graham, Hahn, Hammond, Harvey, Hazlett, Heins, Henry, Irvine, Ivins, Kinsley, Kittams, Knight, Krisher, Kucker, Little, McAllister, McCullough, McCurdy, Matthias, Means, Mecredy, Mercer, A. F. Miller, Mitchell, Montgomery, Moore, Morrison, Morrow, Morton, Neill, Orr, Parker, Pavitt, Perry, Quinn, Frank Richards, Scott, Seger, Seltzer, Shugart, Slater, Smedley, E. E. Smith, Speil, Stauffer, Steger, A. F. Stevens, F. Stevens, Stinger, Thackara, W. S. Thomas, Tongue, Van Osten, Warren, Warwick, and Wolstencroft—73.

Which was not agreed to.

The question recurring on agreeing to the first section, Mr. W. H. Brown moved that the bill be considered by paragraphs.

Mr. Seger moved that Common Council take a recess until 2.30 o'clock P. M.

Which was agreed to.

The hour of 2.30 o'clock P. M. having arrived,
The President called Common Council to order.

The question being on agreeing to the motion that the bill be considered by paragraphs.

The yeas and nays were required by Mr. G. Thomas, seconded by Mr. Mercer, and were as follows

YEAS—Messrs. Allen, Anderson, Barrows, Batt, Birch, Blackwood, Boorse, Bougher, Bretinger, W. H. Brown, Buchholz, Caverow, Chew, Collins, Connell, Conrad, Corson, Davidson, Dixon, Doak, Edmonds, Goheen, Gordon, Hetzell, Hohl, Hulst, Irwin, Kucker, Leithead, Leonard, Levering, Linton, Little, Meehan, Mercer, H. A. Miller, Mingle, Pallatt, E. W. Richards, Roberts, Sayre, C. K. Smith, Stevenson, Swain, G. Thomas, Wadsworth, G. H. Wagner, Thos. Wagner, Woodhead, and Hartman, *Pres't*—50.

NAYS—Messrs. Abrahams, Amick, Balbirnie, Baumgaertel, Blake, Boyer, Buckley, Erdin, Eslen, Falbey, Funston, Garrett, Hahn, Hammond, Hazlett, Heins, Henry, Irvine, Ivins, Kinsley, Kittams, Knight, Krisher, McAllister, McCullough, McCurdy, Martin, Mathias, Means, Mecredy, A. F. Miller, Mitchell, Montgomery, Moore, Morrison, Morrow, Morton, Orr, Ouram, Parker, Pavitt, Perry, Quinn, Frank Richards, Seger, Seltzer, Shugart, Slater, Smedley, E. E. Smith, Spiel, Stauffer, Steger, A. F. Stevens, F. Stevens, Stinger, Thackara, W. S. Thomas Van Osten, Warren, and Warwick—61.

Which was not agreed to.

The question recurring on agreeing to the section,

Mr. Goheen moved to amend by inserting after the word "water," in the 15th line of page 2, the following: "And further to construct a reservoir in Fairmount Park on the north side of George's Hill Reservoir at a location to be designated by the Director of the Department of Public Works in accordance with plans and specifications to be first approved by the said Director, to be used in connection with the Belmont Pumping Station, which said reservoir shall be water tight and shall have a storage capacity of not less than one hundred million gallons of water."

On agreeing to the motion,

The yeas and nays were required by Mr. Goheen, seconded by Mr. G. Thomas, and were as follows:

YEAS—Messrs. Allen, Anderson, Barrows, Barton, Batt, Birch, Blackwood, Boorse, Borden, Bougher, Boyer, Breiting, W. H. Brown, Buchholz, Buck, Caverow, Chew, Collins, Connell, Conrad, Cornelius, Corson, Costello, Creadick, Davidson, DeHaven, Dixon, Doak, Edmonds, Eslen, Gilpin, Goheen, Goodman, Gordon, Graham, Hawkes, Hetzell, Hohl, Hults, Irwin, Kittams, Kucker, Leithead, Leonard, Levering, Linton, Lovegrove, Meehan, Mercer, H. A. Miller, S. G. Miller, Mingle, Pallatt, E. W. Richards, Roberts, Sayre, Seltzer, C. K. Smith, A. F. Stevens, Stevenson, Swain, G. Thomas, Wadsworth, G. H. Wagner, Thos. Wagner, Woodhead, and Hartman, *Pres't*—67.

NAYS—Messrs. Abrahams, Amick, Balbirnie, Baumgaertel, Blake, Buckley, Erdin, Falbey, Funston, Garrett, Hahn, Hammond, Harvey, Hazlett, Heins, Henry, Irvine, Ivins, Kinsley, Knight, Krisher, McAllister, McCullough, McCurdy, Martin, Mathias, Means, Mecredy, Mitchell, Montgomery, Moore, Morrison, Morrow, Morton, Neill, Orr, Ouram, Parker, Pavitt, Perry, Quinn, Frank Richards, Seger, Shugart, Slater, Smedley, E. E. Smith, Spiel, Stauffer, Steger, F. Stevens, Stinger, W. S. Thomas, Tongue, Van Osten, Warren, and Wolstencroft—57.

Which was agreed to.

The question being on agreeing to the section as amended,

Mr. Chew moved to further amend by striking out on page 2 the 6th line, the words "pumping station," and inserting in lieu thereof the words "Wentz Farm Reservoir and new reservoir to be erected," and by striking out the words "pumping station," on the 8th line, and inserting in lieu thereof the word "reservoirs," and by striking out the words "Spring Garden," on the 9th line, and inserting in lieu thereof the words "East Park."

On agreeing to the motion,

The yeas and nays were required by Mr. Van Osten, seconded by Mr. Garrett, and were as follows:

YEAS—Messrs. Allen, Anderson, Barrows, Barton, Batt, Birch, Blackwood, Boorse, Borden, Bougher, Boyer, Breiteringer, W. H. Brown, Buchholz, Buck, Caverow, Chew, Collins, Connell, Conrad, Cornelius, Corson, Costello, Creadick, Davidson, DeHaven, Dixon, Doak, Edmonds, Eslon, Firth, Gilpin, Goheen, Goodman, Gordon, Graham, Hawkes, Hetzell, Hohl, Hults, Irwin, Kittams, Kucker, Leithead, Leonard, Levering, Linton, Little, Lovegrove, Means, Meehan, Mercer, A. F. Miller, H. A. Miller, S. G. Miller, Mingle, Pallatt, E. W. Richards, Roberts, Sayre, Seltzer, Stevenson, Swain, G. Thomas, Wadsworth, G. H. Wagner, Thos. Wagner, Woodhead, and Hartman, *Pres't*—69.

NAYS—Messrs. Abrahams, Amick, Balbirnie, Baumgaertel, Blake, Buckley, Erdin, Falbey, Garrett, Hahn,

Hammond, Harvey, Hazlett, Heins, Henry, Irvine, Ivins, Kinsley, Knight, Krisher, McAllister, McCullough, Martin, Mathias, Mecredy, Mitchell, Montgomery, Moore, Morrison, Morrow, Morton, Neill, Orr, Parker, Pavitt, Perry, Quinn, Frank Richards, Scott, Seger, Shugart, Slater, Smedley, E. E. Smith, Spiel, Stauffer, Steger, A. F. Stevens, F. Stevens, Stinger, Thackara, W. S. Thomas, Van Osten, Warren, Warwick, and Wolstencroft—56.

Which was agreed to.

The question recurring on agreeing to the section as amended,

Mr. Lovegrove moved to further amend by striking out the words "a conduit," on the 19th line, and inserting in lieu thereof the words "two conduits."

Which was agreed to.

The question recurring on agreeing to the section as amended,

Mr. Sayre moved to further amend by inserting after the word "day," on 29th line, page 8, the words "The water, after filtration, shall be clear, pure and wholesome."

Mr. Gilpin moved that the further consideration of the bill be indefinitely postponed.

On agreeing to the motion,

The yeas and nays were required by Mr. Hulst, seconded by Mr. Lovegrove, and were as follows:

YEAS—Messrs. Allen, Anderson, Barrows, Barton, Birch, Blackwood, Boorse, Borden, Bougher, Boyer, Breitinger, W. H. Brown, Buchholz, Caverow, Collins, Connell, Conrad, Cornelius, Corson, Costello, Creadick, Davidson, DeHaven, Dixon, Doak, Eslon, Firth, Gilpin, Goheen, Goodman, Gordon, Graham, Hawkes, Hetzell, Hohl, Hulst, Irwin, Kucker, Leithead, Leonard, Levering, Linton, Little, Lovegrove, Meehan, Mercer, H. A. Miller, S. G. Miller, Mingle, Pallatt, E. W. Richards, Roberts, Sayre, Seltzer, Stevenson, Swain, G. Thomas, Wadsworth, Thos. Wagner, Woodhead, and Hartman, *Pres't*—61.

NAYS—Messrs. Abrahams, Amick, Balbirnie, Batt, Baumgaertel, Blake, Buck, Buckley, Chew, Edmonds,

Erdin, Falbey, Funston, Garrett, Hahn, Hammond, Harvey, Hazlett, Heins, Henry, Irvine, Ivins, Kinsley, Kittams, Knight, Krisher, McAllister, McCullough, McCurdy, Martin, Mathias, Means, Mecredy, A. F. Miller, Mitchell, Montgomery, Moore, Morrison, Morrow, Morton, Neill, Orr, Ouram, Parker, Pavitt, Perry, Quinn, Frank Richards, Scott, Seger, Shugart, Slater, Smedley, E. E. Smith, Spiel, Stauffer, Steger, A. F. Stevens, F. Stevens, Stinger, Thackara, W. S. Thomas, Tongue, Van Osten, G. H. Wagner, Warren, Warwick, and Wolstencroft—68.

Which was not agreed to.

The question being on agreeing to the amendment offered by Mr. Sayre,

The yeas and nays were required by Mr. Knight, seconded by Mr. G. Thomas, and were as follows:

YEAS—Messrs. Abrahams, Allen, Anderson, Barrows, Barton, Batt, Baumgaertel, Birch, Blackwood, Boorse, Borden, Bougher, Boyer, Breitingen, W. H. Brown, Buchholz, Buck, Buckley, Caverow, Chew, Collins, Connell, Conrad, Cornelius, Corson, Costello, Creadick, Davidson, DeHaven, Dixon, Doak, Edmonds, Eslon, Firth, Funston, Garrett, Gilpin, Goheen, Goodman, Gordon, Graham, Hahn, Hawkes, Hazlett, Hetzell, Hohl, Hults, Irvine, Irwin, Kittams, Kucker, Leithead, Leonard, Levering, Linton, Little, Lovegrove, McCullough, McCurdy, Means, Mecredy, Meehan, Mercer, A. F. Miller, H. A. Miller, S. G. Miller, Mingle, Moore, Morrison, Morrow, Morton, Orr, Ouram, Pallatt, Parker, Pavitt, E. W. Richards, Roberts, Sayre, Slater, Smedley, E. E. Smith, Spiel, Stauffer, Steger, Stevenson, Swain, Thackara, G. Thomas, Tongue, Van Osten, Wadsworth, G. H. Wagner, Thos. Wagner, Warren, Warwick, Wolstencroft, Woodhead, and Hartman, *Pres't*—99.

NAYS—Messrs. Amick, Balbirnie, Blake, Erdin, Falbey, Hammond, Harvey, Heins, Henry, Knight, Martin, Mitchell, Perry, Quinn, Frank Richards, and F. Stevens—16.

Which was agreed to.

The question recurring on agreeing to the section as amended,

Mr. W. H. Brown moved to further amend by striking out on the fifth line of page 2 the words "at or near Torresdale," and inserting the words "above Trenton." Also, by striking out on the 21st line the words "three hundred and twenty-five," and inserting the words "two hundred." Also, by striking out the words on 32d line "one hundred and fifty," and inserting the words "four hundred."

Mr. Corson moved that Common Council do now adjourn.

Which was agreed to.

So Common Council adjourned.

Tuesday, March 8, 1898.

A Special Meeting of Common Council was held this day pursuant to the following call:

Philadelphia, March 5, 1898.

GEORGE W. KOCHERSPERGER, Esq.,
Chief Clerk of Common Council.

MY DEAR SIR :—In pursuance of the annexed call please call a Special Meeting of Common Council, March 8, 1898, at 10 o'clock A. M., for the further consideration of Select Council bill (Appendix No. 85, Vol. I.)

Yours very truly,
WENCEL HARTMAN,
President of Common Council.

—

Philadelphia, March 4, 1898.

WENCEL HARTMAN, Esq.,
President of Common Council.

SIR:—Please call a Special Meeting of Common Council for Tuesday, March 8, 1898, at 10 o'clock, in the forenoon, for the further consideration of Select Council bill (Appendix No. 85, Vol. I.)

Charles Seger, Lewis Kinsley, John F. Slater, Harry Quinn, John T. Stauffer, Alexander Abrahams, A. F. Miller, R. C. Mecredy, J. H. B. Amick, John S. Hammond, Andrew W. Falbey, Jos. R. C. McAllister, Wm. H. Pavitt, Frank McCullough.

Members present:

Messrs. Abrahams, Amick, Balbirnie, Batt, Blake, Boorse, Bougher, Erdin, Falbey, Funston, Garrett, Hahn, Hammond, Harvey, Hazlett, Heins, Henry, Irvine, Ivins, Kinsley, Kittans, Knight, Krisher, Leithead, McAllister, McCullough, McCurdy, Mathias, Means, Mecredy, A. F. Miller, Mitchell, Montgomery, Moore, Morrison, Morrow, Orr, Pavitt, Perry, Quinn, Roberts, Seger, Shugart, Slater, Smedley, E. E. Smith, Spiel, Stauffer, Steger, A. F. Stevens, Stinger, W. S. Thomas, Tongue, Van Osten, G. H. Wagner, Warren, Warwick. Wolstencroft, and Hartman, *Pres't*—59.

Less than a quorum of members answering to their names the President in accordance with Rule 12 declared Common Council adjourned.

Thursday, March 10, 1898.

A Special Meeting of Common Council was held this day pursuant to the following call:

Philadelphia, March 8, 1898.

GEORGE W. KOCHERSPERGER, Esq.,
Chief Clerk of Common Council.

DEAR SIR:—In pursuance of the annexed call please call a Special Meeting of Common Council for Thursday, 10th inst., at 10 o'clock A. M., for the further consideration of Select Council bill (Appendix No. 85), known as Schuylkill Valley Water Bill, oblige,

Yours truly,
WENCEL HARTMAN,
President of Common Council.

—

Philadelphia, March 8, 1898.

WENCEL HARTMAN, Esq.,
President of Common Council.

DEAR SIR:—Please call a Special Meeting of Common Council for Thursday morning, March 10, 1898, at 10 o'clock, for the further consideration of Select Council bill (Appendix No. 85, Vol. I.), known as Schuylkill Valley Water Bill.

Jos. R. C. McAllister, Amos S. Blake, Lalen C. Krisher, W. S. Thomas, Wm. H. Pavitt, Harry Quinn, John F. Slater, H. Y. Shugart, John J. Orr, Frank McCullough, John E. Warren, J. C. H. Ivins, L. B. Mathias, J. M. Hazlett.

Members present:

Messrs. Abrahams, Allen, Amick, Anderson, Balbirnie, Barrows, Barton, Batt, Baumgaertel, Birch, Blackwood, Blake, Boorse, Borden, Bougher, Boyer, Breiting, B. H. Brown, W. H. Brown, Buchholz, Chew, Collins, Connell, Conrad, Cornelius, Corson, Costello, Creadick, Davidson, DeHaven, Dixon, Doak, Edmonds, Erdin, Eslen, Falbey, Firth, Funston, Garrett, Gilpin, Goheen, Goodman, Gordon, Graham, Hahn, Hammond, Harvey, Hawkes, Hazlett, Heins, Henry, Hetzell, Hohl, Hults, Irvine, Irwin, Ivins, Kinsley, Kittams, Knight, Krisher, Kucker, Lang, Leithead, Leonard, Levering, Linton, Little, Lovegrove, McAllister, McCullough, McCurdy, Martin, Mathias, Means, Mecredy, Meehan, Mercer, A. F. Miller, H. A. Miller, S. G. Miller, Mingle, Mitchell, Montgomery, Moore, Morrison, Morrow, Morton, Neill, Orr, Ouram, Pallatt, Parker, Pavitt, Perry, Quinn, E. W. Richards, Frank Richards, Roberts, Sayre, Scott, Seeds, Seger, Seltzer, Shugart, Slater, Smedley, C. K. Smith, E. E. Smith, Spiel, Stauffer, Steger, A. F. Stevens, F. Stevens, Stevenson, Stinger, Swain, Thackara, G. Thomas, W. S. Thomas, Tongue, Van Osten, Wadsworth, G. H. Wagner, Thos. Wagner, Warren, Warwick, Wolstencroft, Woodhead, and Hartman, *Pres't*.

Common Council resumed second reading of Select Council bill (Appendix No. 85, Vol. I.) entitled "An Ordinance to provide for furnishing to the City of Philadelphia an adequate and permanent supply of filtered water from the rivers Delaware and Schuylkill and their tributaries, and to provide adequate storage capacities for the retention and conservation of water therefrom, for the use for public consumption at the aforesaid City of Philadelphia, delivered through the medium of sand filter beds, and to authorize the Schuylkill Valley Water Company to construct the storage basins, reservoirs, filter beds, conduits and other parts of the said water system, to become the property of the City of Philadelphia after the said Company has furnished a supply of water for the said City for a period of fifty years and has received compensation therefor out of the annual surplus water revenues."

The question being on agreeing to further amend Section 1 by striking out on the fifth line of page 2 the words "at or near Torresdale," and inserting the words "above Trenton." Also, by striking out on the 21st line the words "three hundred and twenty-five," and inserting the words "two hundred." Also, by striking out the words on 32d line "one hundred and fifty," and inserting the words "four hundred."

Mr. Mercer moved the Rule 16, of Common Council, which restricts members from speaking longer than five minutes be suspended for this session.

On agreeing to the motion,

The yeas and nays were required by Mr. Mercer, seconded by Mr. G. Thomas, and were as follows:

YEAS—Messrs. Allen, Barrows, Barton, Birch, Borden, Bougher, Boyer, B. H. Brown, W. H. Brown, Buchholz, Collins, Conrad, Cornelius, Corson, Costello, Creadick, Davidson, Dixon, Doak, Eslen, Gilpin, Goheen, Goodman, Hahn, Hawkes, Hetzell, Hohl, Hulst, Irwin, Kucker, Leithead, Leonard, Levering, Little, Lovegrove, Meehan, Mercer, H. A. Miller, S. G. Miller, Mingle, Ouram, Pallatt, E. W. Richards, Roberts, Sayre, Seeds, C. K. Smith, Thackara, G. Thomas, Wadsworth, Thos. Wagner, Wolstencroft, Woodhead, and Hartman, *Pres't*—54.

NAYS—Messrs. Abrahams, Amick, Balbirnie, Baumgaertel, Blake, Boorse, Edmonds, Erdin, Falbey, Funston, Garrett, Hammond, Harvey, Hazlett, Heins, Henry, Irvine, Ivins, Kinsley, Kittams, Knight, Krisher, Lang, McAllister, McCullough, McCurdy, Martin, Mathias, Means, Mécredy, A. F. Miller, Mitchell, Montgomery, Moore, Morrow, Morton, Neill, Orr, Parker, Pavitt, Perry, Quinn, Frank Richards, Scott, Seger, Shugart, Slater, Smedley, E. E. Smith, Spiel, Stauffer, A. F. Stevens, F. Stevens, Stinger, W. S. Thomas, Tongue, Van Osten, G. H. Wagner, Warren, and Warwick—60.

Which was not agreed to.

The question recurring on agreeing to further amend Section 1,

Mr. Seger, seconded by Messrs. Falbey, Hammond,

Henry, Ivins, Krisher, McAllister, McCullough, Mathias, Means, Morrow, Pavitt, Van Osten, and Warwick moved the previous question.

The question being shall the main question be now put.

The yeas and nays were required by Mr. Hawkes, seconded by Mr. Levering, and were as follows:

YEAS—Messrs. Abrahams, Amick Balbirnie, Batt, Baumgaertel, Blake, Boorse, Edmonds, Erdin, Falbey, Funston, Garrett, Hahn, Hammond, Harvey, Hazlett, Heins, Henry, Irvine, Ivins, Kinsley, Kittams, Knight, Krisher, Lang, McAllister, McCullough, McCurdy, Martin, Mathias, Means, Mecredy, A. F. Miller, Mitchell, Montgomery, Moore, Morrison, Morrow, Morton, Neill, Orr, Ouram, Parker, Pavitt, Perry, Quinn, Frank Richards, Scott, Seger, Shugart, Slater, Smedley, E. E. Smith, Spiel, Stauffer, A. F. Stevens, F. Stevens, Stinger, Thackara, W. S. Thomas, Tongue, Van Osten, G. H. Wagner, Warren, and Warwick—65.

NAYS—Messrs. Allen, Barrows, Barton, Birch, Borden, Bougher, Boyer, B. H. Brown, W. H. Brown, Buchholz, Collins, Conrad, Cornelius, Corson, Costello, Creadick, Davidson, Dixon, Doak, Eslen, Goheen, Goodman, Hawkes, Hetzell, Hohl, Hulst, Irwin, Kucker, Leithead, Leonard, Levering, Linton, Little, Meehan, Mercer, H. A. Miller, S. G. Miller, Mingle, Pallatt, E. W. Richards, Roberts, Sayre, Seeds, Seltzer, C. K. Smith, G. Thomas, Wadsworth, Thos. Wagner, Wolstencroft, Woodhead, and Hartman, *Pres't*—51.

Which was agreed to.

The question recurring on agreeing to the motion to further amend Section 1, by striking out on the fifth line of page 2 the words "at or near Torresdale," and inserting the words "above Trenton." Also, by striking out on the 21st line the words "three hundred and twenty-five," and inserting the words "two hundred." Also, by striking out the words on 32d line "one hundred and fifty," and inserting the words "four hundred."

The yeas and nays were required by Mr. W. H. Brown, seconded by Mr. Borden, and were as follows:

YEAS—Messrs. Allen, Barrows, Barton, Birch, Borden, Bougher, Boyer, B. H. Brown, W. H. Brown, Buchholz, Conrad, Cornelius, Corson, Costello, Creadick, Davidson, Dixon, Doak, Eslen, Firth, Gilpin, Goodman, Graham, Hawkes, Hetzell, Hohl, Hulst, Irwin, Kucker, Leithead, Leonard, Levering, Linton, Little, Lovegrove, Meehan, Mercer, H. A. Miller, S. G. Miller, Mingle, Pallatt, E. W. Richards, Roberts, Sayre, Seeds, Seltzer, C. K. Smith, Stevenson, G. Thomas, Wadsworth, Thos. Wagner, Wolstencroft, Woodhead, and Hartman, *Pres't*—54.

NAYS—Messrs. Abrahams, Amick, Balbirnie, Batt, Baumgaertel, Blake, Boorse, Collins, Edmonds, Erdin, Falbey, Funston, Garrett, Hahn, Hammond, Harvey, Hazlett, Heins, Henry, Irvine, Ivins, Kinsley, Kittams, Knight, Krisher, McAllister, McCullough, McCurdy, Martin, Mathias, Means, Mecredy, A. F. Miller, Mitchell, Montgomery, Moore, Morrison, Morrow, Morton, Neill, Orr, Ouram, Parker, Pavitt, Perry, Quinn, Frank Richards, Scott, Seger, Shugart, Slater, Smedley, E. E. Smith, Spiel, Stauffer, A. F. Stevens, F. Stevens, Stinger, Thackara, W. S. Thomas, Tongue, Van Osten, G. H. Wagner, Warren, and Warwick—65.

Which was not agreed to.

The question recurring on agreeing to the section as amended,

The yeas and nays were required by Mr. Seeds, seconded by Mr. Hawkes, and were as follows:

YEAS—Messrs. Abrahams, Amick, Balbirnie, Batt, Baumgaertel, Blake, Boorse, Chew, Edmonds, Erdin, Falbey, Funston, Garrett, Hahn, Hammond, Harvey, Hazlett, Heins, Henry, Irvine, Ivins, Kinsley, Kittams, Knight, Krisher, Lang, McAllister, McCullough, McCurdy, Martin, Mathias, Means, Mecredy, A. F. Miller, Mitchell, Montgomery, Moore, Morrison, Morrow, Morton, Neill, Orr, Ouram, Parker, Pavitt, Perry, Quinn, Frank Richards, Scott, Seger, Shugart, Slater, Smedley, E. E. Smith, Spiel, Stauffer, A. F. Stevens, F. Stevens, Stinger, W. S. Thomas, Tongue, Van Osten, G. H. Wagner, Warren, and Warwick—65.

NAYS—Messrs. Allen, Anderson, Barrows, Barton, Birch, Blackwood, Borden, Bougher, Boyer, B. H. Brown, W. H. Brown, Buchholz, Collins, Conrad, Cornelius, Corson, Costello, Creadick, Davidson, Dixon, Doak, Eslen, Firth, Gilpin, Goheen, Goodman, Graham, Hawkes, Hetzell, Hohl, Hults, Irwin, Kucker, Leithead, Leonard, Levering, Linton, Little, Lovegrove, Meehan, Mercer, H. A. Miller, S. G. Miller, Mingle, Pallatt, E. W. Richards, Roberts, Sayre, Seeds, Seltzer, C. K. Smith, Stevenson, Thackara, G. Thomas, Wadsworth, Thos. Wagner, Wolstencroft, Woodhead, and Hartman, *Pres't*—59.

Which was agreed to.

Mr. Meehan raised the point that the Water Department is a City Department, Councils cannot authorize a contract for supply of water, except after due advertisement.

The President decided the point not well taken.

The second section was again read.

Mr. Knight, seconded by Mr. Morrison, moved to reconsider the vote on agreeing to the first section as amended.

On agreeing to the motion,

The yeas and nays were required by Mr. Knight, seconded by Mr. Morrison, and were as follows:

YEAS—Messrs. Abrahams, Amick Balbirnie, Batt, Baumgaertel, Blake, Boorse, Edmonds, Erdin, Falbey, Funston, Garrett, Hahn, Hammond, Harvey, Hazlett, Heins, Henry, Irvine, Ivins, Kinsley, Kittams, Knight, Krisher, McAllister, McCullough, McCurdy, Martin, Matthias, Means, Mecredy, A. F. Miller, Mitchell, Montgomery, Moore, Morrison, Morrow, Morton, Neill, Orr, Parker, Pavitt, Perry, Quinn, Frank Richards, Scott, Seger, Shugart, Slater, Smedley, E. E. Smith, Spiel, Stauffer, A. F. Stevens, F. Stevens, Stinger, Thackara, W. S. Thomas, Tongue, Van Osten, G. H. Wagner, Warren, and Warwick—63.

NAYS—Messrs. Allen, Anderson, Barrows, Barton, Birch, Blackwood, Borden, Bougher, Boyer, Breitingner, B. H. Brown, W. H. Brown, Buchholz, Collins, Conrad, Cornelius, Corson, Costello, Creadick, Davidson, Dixon,

Doak, Eslen, Firth, Gilpin, Goheen, Goodman, Gordon, Graham, Hawkes, Hetzell, Hohl, Hults, Irwin, Kucker, Leithead, Leonard, Levering, Linton, Little, Lovegrove, Meehan, Mercer, H. A. Miller, S. G. Miller, Mingle, Pallatt, E. W. Richards, Roberts, Sayre, Seeds, Seltzer, C. K. Smith, Stevenson, G. Thomas, Wadsworth, Thos. Wagner, Wolstencroft, Woodhead, and Hartman, *Pres't*—60.

Which was agreed to.

The question recurring on agreeing to the section as amended,

It was agreed to.

Mr. Knight moved to further amend by striking out on page 2, third line, the words "two conduits," and inserting in lieu thereof the words "a conduit;" also, by striking out on sixth line the following: "Wentz Farm Reservoir and new reservoir to be erected," and inserting in lieu thereof the words "pumping station;" also, by striking out in the eighth line the word "reservoirs," and inserting in lieu thereof the words "pumping station," and by striking out on the ninth line the words "East Park," and inserting in lieu thereof the words "Spring Garden;" also, by striking out after the word "water," in fifteenth line the following: "And further to construct a reservoir in Fairmount Park on the north side of George's Hill Reservoir at a location to be designated by the Director of the Department of Public Works in accordance with plans and specifications to be first approved by the said Director, to be used in connection with the Belmont Pumping Station, which said reservoir shall be water tight and shall have a storage capacity of not less than one hundred million gallons of water;" also, by striking out on page 8, twenty-ninth line, after the word "day," the words "The water after filtration shall be clear, pure and wholesome," so that the section as amended will read as follows:

SECTION 1. *The Select and Common Councils of the City of Philadelphia do ordain*, That the Schuylkill Valley Water Company, a corporation organized and existing under and by virtue of the laws of the State of Pennsylvania, shall be, and is hereby, authorized, required and

empower to construct and to maintain a system of storage basins and reservoirs upon and adjacent to the river Schuylkill and its tributaries, having an aggregate storage capacity of not less than eighteen billions of gallons of water and to deliver and furnish to the City of Philadelphia aforesaid, during the term hereinafter defined, such quantity or quantities of water as will be sufficient for the daily public consumption of said City, to be distributed through the existing plant for public water distribution therein; and further, to construct and operate a system of sand filtration, consisting of two plants, the one for filtering the waters of the river Schuylkill and its tributaries, and the other for filtering the waters of the river Delaware and its tributaries, through the medium of said filter beds; and further, to construct a conduit for conveying the waters of the river Delaware, filtered as aforesaid, from a point at or near Torresdale, on said river, to and into the present pumping station at Frankford; and further, to construct a conduit for conveying the waters of the Schuylkill, filtered as aforesaid, to and into the present pumping station at Queen's Lane, Spring Garden, Belmont, Roxborough and Fairmount, with the proper intakes and connections; and further, to construct a reservoir at or near Wentz's Farm, to be used in connection with the present pumping station at that point, upon land to be provided by the City for that purpose, which said reservoir shall have a storage capacity of not less than fifty millions of gallons of water: provided, however, that the said Water Company shall not be bound to provide or supply water at the said various pumping stations beyond the actual daily needs of said City, and that the maximum quantity of water which the said Water Company may be required to supply, under this ordinance, shall not at any time exceed in the aggregate three hundred and twenty-five millions of gallons of water for each or any twenty-four hours, from the river Schuylkill aforesaid, and one hundred and fifty millions of gallons in like time from the river Delaware.

And when, after the completion of said system, the said Company shall have furnished said supply of water for the full term of fifty years, and shall have received in the

manner hereinafter provided, for each and every of the said fifty years, the full sum of eleven hundred and fifty thousand (1,150,000) dollars per year, as particularly defined in Section 2 of this ordinance, then and in that event the said City shall become the sole and exclusive owner thereafter of all the dams, reservoirs, water rights, lands, easements, filters, conduits, pipe lines and all the property to be acquired or constructed under this ordinance, as prescribed in Section 2 of the same; and the said company shall, by proper deed or other assurance, convey the same to the said City.

The City shall, and hereby does, grant to the said Water Company, the right to use such streets and highways within the City limits as may be required for the economic and proper construction of the conduits and pipe lines hereby authorized, or any part thereof, free of charge; *Provided*, that the said Water Company shall, at its own expense, restore the said streets and highways to a proper condition, subject to the approval of the Director of the Department of Public Works, it being understood that whenever the proposed conduits of pipe lines of the said Water Company shall interfere with or injure the existing lines of water, gas, electrical or sewer mains, or other property of the City beneath the said streets or highways, that the said Water Company is hereby authorized and required to remove and relay, at its own expense, any of such mains, or to restore such other property to its original condition under the supervision of the Director of the Department of Public Works.

At the aforesaid pumping-stations, the City shall furnish the necessary land, rights of way and easements, for the construction of the intakes and pump connections, free of all cost or charge to the said Water Company, but the said Water Company shall acquire, at its own cost and charge, all other land, rights of way, easements, franchises, and property which may be necessary and requisite for the construction, maintenance and operation of said works, and the City shall incur no liability of any nature on account of the acquisition of said lands, rights of way, easements, franchises or property, or on account of damages arising from the construction, maintenance and operation of said works,

but the Water Company shall indemnify the City against all such damages, or claims for damages, and shall, at its own cost and expense, defend the City against all such claims.

The plans and specifications for all the works herein authorized shall be subject to the approval of the Director of the Department of Public Works, and no work shall be done in the construction of the storage basins, reservoirs, filter-beds or conduits, or other works herein authorized, until the plans and specifications for such work shall have been approved by the said Director by an instrument in writing, which instrument shall express the rights and obligations of the City and of the Water Company under this ordinance, and which instrument the said Director is hereby authorized and directed to execute in duplicate on behalf of the City, when he shall have approved of the aforesaid plans and specifications, and to deliver one of the said duplicates to the said company. The said plans and specifications, when so approved by the said Director, are hereby declared to be a part of this ordinance with like force and effect as though incorporated herein.

The said Water Company shall begin the construction of the reservoirs and storage basins, aforesaid, within sixty days after the receipt of notice in writing from the Director of the Department of Public Works limiting the time within which the same must be begun, subsequent, however, to the passage and approval of this ordinance, and the approval of the specifications for said construction by the said Director, and the said Water Company shall within eighteen months from the date of the receipt of the said written notice, complete such a number of reservoirs, or storage basins, as will have a storage capacity of at least three billions of gallons of water, and the said company shall within the time herein limited for the completion of the said work, fill, or cause to be filled, the said reservoirs or basins, and shall continue to store and retain therein at least the aforesaid quantity of water at all times thereafter until the date hereinafter fixed for the complete acquisition by the City of title to the said basins and reservoirs, it being expressly ordained, however, that either the said Water Company or the said City may draw, or cause to be drawn, said or any

part of said water from said reservoirs, or storage basins, or either or any of them, to meet the exigencies of said City in seasons of drought, as defined herein, and any consequent diminution of the aforesaid quantity of water so held in storage shall not be a violation of the provisions of this ordinance.

And the said Water Company shall, within one year after the expiration of the period of eighteen months aforesaid, provide such additional storage basins and reservoirs along and upon said river Schuylkill and its tributaries as will, with the reservoirs previously constructed, have a total storage capacity of at least eight billions of gallons of water, and said basins, or reservoirs, when so completed shall be filled and kept filled by said Water Company at all times thereafter until the date fixed for the complete acquisition by the City of title to the said basins and reservoirs, it being hereby ordained that the said Water Company, or the City, may draw, or cause to be drawn, from said last-mentioned basins or reservoirs, or either or any of them, such quantity of water as may be necessary to meet the exigencies of the said City, in seasons of drought, and such consequent diminution of the aforesaid quantity of water so held in storage shall not be a violation of the provisions of this ordinance

And the said Water Company shall, within one year after the expiration of the period of one year last mentioned, provide such additional storage basins and reservoirs along and upon the said river Schuylkill, or its tributaries, as will, with the reservoirs previously constructed, have a total storage capacity of at least eighteen billions of gallons of water, and said basins, or reservoirs, when completed shall be filled and kept filled by said Water Company at all times thereafter (until the date herein fixed for the complete acquisition by the City of title to the said basins and reservoirs), it being hereby ordained that the said Water Company, or the City, may draw, or cause to be drawn, from the said last-mentioned basins, or reservoirs, or either or any of them, such quantity of water as may be necessary to meet the exigencies of the said City in seasons of drought, as herein specified, and such consequent diminution of the aforesaid quantity of water so held in storage shall not be a violation of the provisions of this ordinance

A season of drought shall be deemed to exist within the meaning of this ordinance when the flow of water in the river Schuylkill, at Lewis' Dam, is less in any twenty-four hours than four hundred millions of gallons of water. It shall be a condition of the bond of indemnity hereinafter named that, within twelve months from the signing of the specifications by the Director of the Department of Public Works, the Schuylkill Valley Water Company shall furnish to the City at least one hundred millions of gallons of filtered water daily, and if this condition is not fulfilled then all payments to the said Schuylkill Valley Water Company shall cease and determine until said condition is fully complied with.

The said Water Company as each storage basin, or reservoir, is completed and until the conduit herein provided for is completed and ready for use, shall upon written demand of the Director of the Department of Public Works, deliver into the body of the stream of the Schuylkill river so much of the water so held in storage as in the judgment of the said Director may be required by the City in times of drought, and such delivery, or deliveries, shall be deemed a proper delivery of stored water for the use of the said City within the meaning and intent of this ordinance.

The said Water Company shall keep in good repair all of the dams, reservoirs, storage basins and their appurtenances erected and constructed by said Water Company, and shall provide such attendants as may be necessary for the proper preservation and operation of the same until the complete acquisition of title to the same by the City as herein provided, the same to be done without cost or expense to the City of Philadelphia.

The said City shall have the right by its proper officers, at all times to enter upon the property and works of the said Company, for the purpose of inspecting the same, and in case at any time the said company shall fail to furnish the water from its reservoirs, or storage basins, in such quantities as may be required by the said City for its aforesaid public water supply, then and in that case it will be within the power of the City, through its own employes, or those of the said Water Company, to so regulate the flow of water as to meet the requirements of the City, and the

Director of the Department of Public Works of said City shall determine and regulate the daily supplemental flow to be drawn from the storage reservoirs of the Water Company; it being hereby intended that a sufficient daily supply of water shall be subject to the control of the said Director.

The said Water Company shall be deemed to have fulfilled its obligations to the said City in providing storage for water as herein defined, when it has secured and provided storage capacity as herein specified for eighteen billions of gallons of water and has stored the same, subject to the use of the City as herein provided; but it is further ordained that nothing in Section 1 of this ordinance contained shall be construed as authorizing or empowering the said City to draw from the said or any of the said storage basins or reservoirs, any water in such manner as to reduce the quantity held in storage, below that fixed in Section 1 of this ordinance, except in seasons of drougth, as herein defined.

The works to be constructed or acquired by the said Water Company, pursuant to the provisions of this ordinance, shall be under the supervision of the Department of Public Works of said City, and when completed are to be operated by the said Water Company at its own cost and expense as a part of a system to supply the said City with water. Should the said Water Company at any time fail to make such repairs and betterments as may be necessary for the safety of the City or the preservation of its water supply within thirty days after the receipt of notice from the Director of the Department of Public Works, calling attention to the specific repairs or betterments deemed by him to be necessary, then and in that case the City may enter upon said property, and make or procure to be made, such necessary repairs or betterments at the cost and expense of the said Water Company. The term "betterments," however, is not intended to mean an enlargement, reconstruction or extension of the works or any part thereof, but only such repairs and renewals as are necessary to the maintenance and use of said works.

The Water Company shall also deposit with a trust company of good standing in the City of Philadelphia the sum of thirty-five thousand dollars annually, which sums so deposited shall accumulate for the full term of fifty years as

a guaranty fund for the maintaining and repairing of the works as ordained by this ordinance. Should the said Water Company at any time refuse or neglect to make repairs necessary for the maintenance of the works as provided in this section, and fail to begin the same within thirty days from the receipt of notice in writing from the Director of the Department of Public Works, calling attention to the specific repairs deemed by him to be necessary, and to push the same to prompt and speedy conclusion, then, and in that case, authority shall be, and hereby is given, to the said Director to enter upon said works and to make such needed repairs, and the expense incurred in making said needed repairs shall be paid to the City by the trust company acting as trustee, out of the specific fund created by this section, upon filing with it competent proof of the service of said notice, and of the necessity of said repairs and of the actual cost of making the same.

If, at the expiration of the said period of fifty years, the said works are in good repair, and the terms of this ordinance have been complied with by the Water Company, or the works have been delivered to and accepted by the City as ordained, then, and in that case, the said accumulated fund deposited with the trust company in accordance with this section, shall be, and is hereby, ordained to be the property of the Water Company, and all right and interest of the City therein shall cease.

It is further ordained that any interest paid or allowed by the Trustee of this fund shall be the property of the Water Company, and payable to it as the same falls due.

The Water Company shall be, and is hereby, authorized to construct a system of sand filtration, to consist of two filter beds, or plants located, the one at or near the storage basins to be constructed as herein ordained, for storing the water of the Schuylkill river, for the purpose of filtering the water so stored, and the other to be located at a point to be determined by the Director of the Department of Public Works at or near the Frankford Station, for the purpose of filtering the water of the river Delaware. Each of the said filter beds or plants shall be constructed substantially as follows:

The bottom of the filter beds shall be covered with con-

crete. Upon this drain tiles shall be laid in open joints for the purpose of collecting the filtered water. Above this will be deposited a course of broken stone or coarse gravel to the depth of twelve (12) inches, upon which will be laid a deposit of fine gravel to the depth of nine (9) inches, upon which a third course of coarse sand will be laid to the depth of twelve (12) inches, and over all a deposit of fine sand to the depth of three (3) feet, making a total average depth of sand for filtering purposes of five (5) feet nine (9) inches. The filters shall be able to carry a depth of water of not less than four (4) feet. The filter provided for the waters of the river Schuylkill and its tributaries shall be capable of filtering, when required, not less than three hundred and twenty-five millions of gallons of water per day, and that provided for the waters of the river Delaware and its tributaries shall be capable of filtering, when required, not less than one hundred and fifty millions of gallons of water per day.

The said filters shall be examined from time to time, as required by the Director of the Department of Public Works, but not oftener than once in thirty days, by three analytical chemists, one to be appointed by the said Director, another by the Water Company, and the third by the two so appointed, and all official tests to be binding upon the City and the Water Company, shall be made in the presence of the three chemists aforesaid, and the official tests so made in order to be valid and binding must be signed by at least two of the said chemists.

Should the tests so made, in the opinion of at least two of the said chemists, show that the condition of any filter is not such as to give the filtering efficiency obtainable from sand filters of like construction elsewhere in use at the time of the said tests, then, and in that case, it shall be the duty of the said chemists to ascertain the cause of inefficiency of filtration, and thereupon the Water Company shall cause the necessary changes and repairs to be made subject to the provisions of Section 1 of this ordinance.

That said Water Company shall begin the construction of said filtering system within sixty days after the receipt of notice in writing from the Director of the Department of Public Works, limiting the time within which such con-

struction must be begun, subsequent, however, to the passage and approval of this ordinance and the approval of the specifications for said works by said Director, and shall complete the same within three years and six months thereafter.

The said Water Company shall further construct, or cause to be constructed, a conduit not less than thirteen feet in diameter, having a capacity sufficient for the conveyance of three hundred and twenty-five millions of gallons of water for each and every twenty-four hours, which said conduit shall connect the filter bed upon or adjacent to the Schuylkill river as aforesaid with the aforesaid pumping stations within the City of Philadelphia, in such manner as shall be approved by the Director of the Department of Public Works.

It is further ordained that the said Water Company shall begin the construction of said conduit within ninety days after the receipt of written notice by it from the Director of the Department of Public Works, limiting the time within which such work must be begun, subsequent, however, to the passage and approval of this ordinance and the approval of the specifications for said works by the said Director, and shall complete the same within three years and six months thereafter.

The said Water Company shall maintain, or cause to be maintained, the reservoirs, dams, storage basins, filter beds and conduits after the same have been completed and ready for operation as herein defined, for the full term herein defined, at its own cost and expense, and at the expiration thereof, shall turn over and deliver to the said City all of said reservoirs, storage basins, dams, filter beds and conduits in working order; *Provided*, that there shall have been paid to the said Water Company by the said City the semi-annual sums provided to be paid in Section 2 of this ordinance.

After the intakes and pump connections aforesaid have been completed and accepted by the Director of the Department of Public Works, all alterations and changes in the construction or location thereof shall be made by the City at its own cost and charge.

The Water Company shall within sixty days after its acceptance of this ordinance, as provided in Section 2 thereof, file with the City Solicitor a bond in the penal sum of one million dollars, guaranteed by one or more surety companies organized under the laws of the Commonwealth, or authorized to do business in the State of Pennsylvania, which bond is to be approved by the City Solicitor, and shall be conditioned upon the construction and completion of the works herein authorized. Said bonds shall further provide for indemnifying the City against all damages and claims for damages growing out of the construction, maintenance or operation by the Water Company of the works herein authorized, and for defending the City at the expense of the Water Company against all such claims. The said bonds first filed need not be for the whole period during which the obligations of the said Water Company are to continue, but may, at the option of the Water Company, be for a shorter period, to be from time to time renewed. And the Mayor of the City of Philadelphia shall have power; whenever it appears to him that claims of such magnitude are pending in the courts that the existing security of the City is inadequate to protect the City against such pending claims, to require the filing of an additional bond in the penal sum of not more than one million dollars, to be guaranteed and approved as hereinbefore provided. But the penal sums of all the bonds to be required under this section shall not exceed in the aggregate three million dollars.

Mr. Goodman moved that the further consideration of the bill be indefinitely postponed.

Mr. Knight, seconded by Messrs. Boorse, Heins, Irvine, Kinsley, Mathias, Perry, Quinn, Seger, Shugart, W. S. Thomas, Van Osten, Warren, moved the previous question.

The question being shall the main question be now put.

The yeas and nays were required by Mr. Linton, seconded by Mr. Thos. Wagner, and were as follows:

YEAS—Messrs. Abrahams, Amick, Balbirnie, Batt, Bamgaertel, Blake, Boorse, Edmonds, Erdin, Falbey, Fun-

ston, Garrett, Hahn, Hammond, Harvey, Hazlett, Heins, Henry, Irvine, Ivins, Kinsley, Kittams, Knight, Krisher, Lang, McAllister, McCullough, McCurdy, Martin, Mathias, Means, Meeredy, A. F. Miller, Mitchell, Montgomery, Moore, Morrison, Morrow, Morton, Neill, Orr, Ouram, Parker, Pavitt, Perry, Quinn, Frank Richards, Scott, Seger, Shugart, Slater, Smedley, E. E. Smith, Spiel, Stauffer, Steger, A. F. Stevens, F. Stevens, Stinger, Thackara, W. S. Thomas, Tongue, Van Osten, G. H. Wagner, Warren, Warwick—66.

NAYS—Messrs. Allen, Anderson, Barrows, Barton, Birch, Blackwood, Borden, Bougher, Boyer, Breiting, B. H. Brown, W. H. Brown, Buchholz, Chew, Collins, Conrad, Cornelius, Corson, Costello, Creadick, Davidson, Dixon, Doak, Eslon, Firth, Gilpin, Goheen, Goodman, Gordon, Graham, Hawkes, Hetzell, Hohl, Hulst, Irwin, Kucker, Leithead, Leonard, Levering, Linton, Little, Lovegrove, Meehan, Mercer, H. A. Miller, S. G. Miller, Mingle, Pallatt, E. W. Richards, Roberts, Sayre, Seeds, Seltzer, C. K. Smith, Stevenson, G. Thomas, Wadsworth, Thos. Wagner, Wolstencroft, Woodhead, and Hartman, *Pres't*—61.

Which was agreed to.

The question being on agreeing to the motion to indefinitely postponed,

The yeas and nays were required by Mr. Linton, seconded by Mr. Woodhead, and were as follows:

YEAS—Messrs. Allen, Anderson, Barrows, Barton, Birch, Blackwood, Borden, Bougher, Boyer, Breiting, B. H. Brown, W. H. Brown, Buchholz, Collins, Connell, Conrad, Cornelius, Corson, Costello, Creadick, Davidson, DeHaven, Dixon, Doak, Eslon, Firth, Gilpin, Goheen, Goodman, Gordon, Graham, Hawkes, Hetzell, Hohl, Hulst, Irwin, Kucker, Leithead, Leonard, Levering, Linton, Little, Lovegrove, Meehan, Mercer, H. A. Miller, S. G. Miller, Mingle, Pallatt, E. W. Richards, Roberts, Sayre, Seeds, Seltzer, C. K. Smith, Stevenson, Thackara, G. Thomas, Wadsworth, Thos. Wagner, Wolstencroft, Woodhead, and Hartman, *Pres't*—63.

NAYS—Messrs. Abrahams, Amick, Balbirnie, Batt, Baumgaertel, Blake, Boorse, Chew, Edmonds, Erdin, Fal-

bey, Funston, Garrett, Hahn, Hammond, Harvey, Hazlett, Heins, Henry, Irvine, Ivins, Kinsley, Kittams, Knight, Krisher, Lang, McAllister, McCullough, McCurdy, Martin, Mathias, Means, Mecredy, A. F. Miller, Mitchell, Montgomery, Moore, Morrison, Morrow, Morton, Neill, Orr, Ouram, Parker, Pavitt, Perry, Quinn, Frank Richards, Scott, Seger, Shugart, Slater, Smedley, E. E. Smith, Spiel, Stauffer, Steger, A. F. Stevens, F. Stevens, Stinger, W. S. Thomas, Tongue, Van Osten, G. H. Wagner, Warren, and Warwick—66.

Which was not agreed to.

Mr. Goodman presented the following reasons for voting for the indefinite postponement of the bill:

At the meeting of Common Council, held March 4, I submitted a statement of the cost of filtering all water supplied to the City of Philadelphia, estimating that the average daily demand would be four hundred million gallons (against two hundred and fifty-eight million gallons now used). I now claim that the estimate then made, of \$15,000 per million gallons of water filtered daily, was excessive, for it should read \$12,500 per million gallons, or \$5,000,000, as the first cost. The annual interest on the loan, at $3\frac{1}{2}$ per cent. per annum, would amount to \$175,000.

Add to this cost an annual cost for maintenance \$105,000. This will be a total annual cost to the City, under municipal control, of \$280,000.

The Schuylkill Valley Company ordinance before us, demands an annual payment or fixed charge, for fifty years, of.....	\$1,150,000
Add the estimated cost for cleansing filters, at \$1.85 per million gallons of water used, per annum	320,000
	<hr/>
Deduct the actual amount to be paid annually under municipal control	280 000
	<hr/>
And you have a difference against the City, annually, of	\$1,190,000

Compound interest on this amount, at $3\frac{1}{2}$ per cent. per annum, for fifty years, and the result is the enormous sum of \$162,924,636.42 against the City, or an annual loss to the City of over \$3,250,000 for fifty years.

The most extravagant thoughts of the future, embracing additional reservoirs (not rivers), with a storage capacity of one hundred thousand million gallons of water, would not cost one-third of the sum saved to the City in fifty years.

I repeat my remarks of March 4, can any sane Councilman, for or on behalf of the City of Philadelphia, entertain such a proposal, knowing the result would be a net loss in fifty years of over \$162,000,000, instead of \$60,000,000 as then stated?

The question being on agreeing to the motion of Mr. Knight to amend Section 1,

The yeas and nays were required by Mr. Pallatt, seconded by Mr. Allen, and were as follows:

YEAS—Messrs. Abrahams, Amick Balbirnie, Batt, Baumgaertel, Blake, Boorse, Edmonds, Erdin, Falbey, Funston, Garrett, Hahn, Hammond, Harvey, Hazlett, Heins, Henry, Irvine, Ivins, Kinsley, Kittams, Knight, Krisher, McAllister, McCullough, McCurdy, Martin, Matthias, Means, Mecredy, A. F. Miller, Mitchell, Montgomery, Moore, Morrison, Morrow, Morton, Neill, Orr, Ouram, Parker, Pavitt, Perry, Quinn, Frank Richards, Scott, Seger, Shugart, Slater, Smedley, E. E. Smith, Spiel, Stauffer, Steger, A. F. Stevens, F. Stevens, Stinger, W. S. Thomas, Tongue, Van Osten, G. H. Wagner, Warren, and Warwick—64.

NAYS—Messrs. Allen, Anderson, Barrows, Barton, Birch, Blackwood, Borden, Bougher, Boyer, Breitingier, E. H. Brown, W. H. Brown, Buchholz, Chew, Collins, Connell, Conrad, Cornelius, Corson, Costello, Creadick, Davidson, DeHaven, Dixon, Doak, Eslen, Firth, Gilpin, Goheen, Goodman, Gordon, Graham, Hawkes, Hetzell, Hohl, Hults, Irwin, Kucker, Leithead, Leonard, Levering, Linton, Little, Lovegrove, Meehan, Mercer, H. A. Miller, S. G. Miller, Mingle, Pallatt, E. W. Richards, Roberts,

Sayre, Seeds, Seltzer, Stevenson, Swain, Thackara, G. Thomas, Wadsworth, Thos. Wagner, Wolstencroft, Woodhead and Hartman, *Pres't*—64.

Which was not agreed to.

The question recurring on agreeing to the section as amended,

The yeas and nays were required by Mr. Costello, seconded by Mr. Breitingen, and were as follows:

YEAS—Messrs. Abrahams, Amick Balbirnie, Batt, Baumgaertel, Blake, Boorse, Chew, Edmonds, Erdin, Falbey, Funston, Garrett, Hahn, Hammond, Harvey, Hazlett, Heins, Henry, Irvine, Ivins, Kinsley, Kittams, Knight, Krisher, Lang, McAllister, McCullough, McCurdy, Martin, Mathias, Means, Mecredy, A. F. Miller, Mitchell, Montgomery, Moore, Morrison, Morrow, Neill, Orr, Ouram, Parker, Pavitt, Perry, Quinn, Frank Richards, Scott, Seger, Shugart, Slater, Smedley, E. E. Smith, Spiel, Stauffer, Steger, A. F. Stevens, F. Stevens, Stinger, W. S. Thomas, Tongue, Van Osten, G. H. Wagner, Warren, and Warwick—65.

NAYS—Messrs. Allen, Anderson, Barrows, Barton, Birch, Blackwood, Borden, Bougher, Boyer, Breitingen, B. H. Brown, W. H. Brown, Buchholz, Collins, Connell, Conrad, Cornelius, Corson, Costello, Creadick, Davidson, DeHaven, Dixon, Doak, Eslon, Firth, Gilpin, Goheen, Goodman, Gordon, Graham, Hawkes, Hetzell, Hohl, Hulst, Irwin, Kucker, Leithead, Leonard, Levering, Linton, Little, Lovegrove, Meehan, Mercer, H. A. Miller, S. G. Miller, Mingle, Pallatt, E. W. Richards, Roberts, Sayre, Seeds, Seltzer, C. K. Smith, Stevenson, Swain, Thackara, G. Thomas, Wadsworth, Thos. Wagner, Wolstencroft, Woodhead, and Hartman, *Pres't*—64.

Which was agreed to.

The second section was again read.

Mr. Seger moved that Common Council do now adjourn.

On agreeing to the motion,

The yeas and nays were required by Mr. Seger, seconded by Mr. Lovegrove, and were as follows:

YEAS—Messrs. Abrahams, Amick, Balbirnie, Batt, Baumgaertel, Blake, Boorse, Chew, Edmonds, Erdin, Fal-

bey, Funston, Garrett, Hahn, Hammond, Harvey, Hazlett, Heins, Henry, Irvine, Ivins, Kinsley, Kittams, Knight, Krisher, Lang, McAllister, McCullough, McCurdy, Martin, Mathias, Means, Mccredy, A. F. Miller, Mitchell, Montgomery, Moore, Morrison, Morrow, Neill, Orr, Ouram, Parker, Pavitt, Perry, Quinn, Frank Richards, Seger, Shugart, Slater, Smedley, E. E. Smith, Spiel, Stauffer, A. F. Stevens, F. Stevens, Stinger, W. S. Thomas, Tongue, Van Osten, G. H. Wagner, Warren, and Warwick—63.

NAYS—Messrs. Allen, Anderson, Barrows, Barton, Birch, Blackwood, Borden, Bougher, Boyer, Breiting, B. H. Brown, W. H. Brown, Buchholz, Collins, Connell, Conrad, Cornelius, Corson, Costello, Creadick, Davidson, DeHaven, Dixon, Doak, Eslen, Firth, Gilpin, Goheen, Goodman, Gordon, Graham, Hawkes, Hetzell, Hohl, Hulst, Irwin, Kucker, Leithead, Leonard, Levering, Linton, Little, Lovegrove, Meehan, Mercer, H. A. Miller, S. G. Miller, Mingle, Pallatt, E. W. Richards, Roberts, Sayre, Scott, Seeds, Seltzer, C. K. Smith, Steger, Stevenson, Swain, Thackara, G. Thomas, Wadsworth, Thos. Wagner, Wolstencroft, Woodhead, and Hartman, *Pres't*—66.

Which was not agreed to.

The question recurring on agreeing to the second section,

Mr. Hetzell moved that the further consideration of the bill be indefinitely postponed.

Mr. Seeds, seconded by Messrs. Borden, Connell, Dixon, Firth, Hohl, Levering, Lovegrove, C. K. Smith, Stevenson, Swain, G. Thomas, and Wadsworth, moved the previous question.

The question being shall the main question be now put.

The yeas and nays were required by Mr. Knight, seconded by Mr. Seger, and were as follows:

YEAS—Messrs. Allen, Anderson, Barrows, Barton, Birch, Blackwood, Borden, Bougher, Boyer, Breiting, B. H. Brown, W. H. Brown, Buchholz, Collins, Connell, Conrad, Cornelius, Corson, Costello, Creadick, Davidson, DeHaven, Dixon, Doak, Eslen, Firth, Gilpin, Goheen,

Goodman, Gordon, Graham, Hawkes, Hetzell, Hohl, Hulst, Irwin, Kucker, Leithead, Leonard, Levering, Linton, Little, Lovegrove, Meehan, Mercer, H. A. Miller, S. G. Miller, Mingle, Ouram, Pallatt, E. W. Richards, Roberts, Sayre, Seeds, Seltzer, C. K. Smith, Stevenson, Swain, Thackara, G. Thomas, Wadsworth, Thos. Wagner, Wolstencroft, Woodhead, and Hartman, *Pres't*—65.

NAYS—Messrs. Abrahams, Amick, Balbirnie, Batt, Baumgaertel, Blake, Boorse, Chew, Edmonds, Erdin, Falbey, Funston, Garrett, Hahn, Hammond, Harvey, Hazlett, Heins, Henry, Irvine, Ivins, Kinsley, Kittams, Knight, Krisher, Lang, McAllister, McCullough, McCurdy, Martin, Mathias, Means, Mecredy, A. F. Miller, Mitchell, Montgomery, Moore, Morrison, Morrow, Morton, Neill, Orr, Parker, Pavitt, Perry, Quinn, Frank Richards, Scott, Seger, Shugart, Slater, Smedley, E. E. Smith, Spiel, Stauffer, Steger, A. F. Stevens, F. Stevens, Stinger, W. S. Thomas, Tongue, Van Osten, G. H. Wagner, Warren, and Warwick—65.

Which was not agreed to.

The question recurring on agreeing to the motion to indefinitely postpone,

Mr. Stevenson made the following statement:

Mr. President:—As an honest man and a man of veracity, I have been offered five thousand (5,000) dollars to vote for this bill, and I want an investigation. I want to say the remark was made to me that every vote that was voting for this bill was getting one thousand (1,000) dollars to five thousand (5,000) dollars, and I would get the greatest amount offered for a vote. I say that rottenness ought to cease right now, and I call on these Councils of the City of Philadelphia to stop it to-day. No other day, but to-day.

I am willing to go before a tribunal, a committee of honest men, and if my statement is not taken, I am willing, Mr. President, to be made a fool of or to be proven an honest man.

Mr. Seeds stated: We cannot help it in the face of the statement made, and by the supplemental evidence which

I am ready to produce to back up this statement. This bill, sir, I say is dead. We should vote to follow it up with an investigation, and drive the men from this town if they be guilty.

Whereupon,

Mr. Mercer asked unanimous consent, a consent I expect will be accorded me, for the interruption of all business until I move a committee be appointed for an investigation of these charges.

The President declared the motion out of order.

Mr. Mercer raised the point, That by unanimous consent this Chamber can take up any bill it chooses.

The President decided there is nothing before the Chamber except the bill. It is impossible to introduce any new matter at this time.

Mr. Mercer moved that the rules be suspended, and that this business be postponed until a motion to investigate these charges are made.

The President declared the motion out of order.

The question recurring on agreeing to the motion to indefinitely postpone,

The yeas and nays were required by Mr. G. Thomas, seconded by Mr. Wilson H. Brown, and were as follows:

YEAS—Messrs. Allen, Anderson, Barrows, Barton, Birch, Blackwood, Borden, Bougher, Boyer, Breitingner, B. H. Brown, W. H. Brown, Buchholz, Collins, Connell, Conrad, Cornelius, Corson, Costello, Creadick, Davidson, DeHaven, Dixon, Doak, Eslon, Firth, Funston, Gilpin, Goheen, Goodman, Gordon, Graham, Hawkes, Hetzell, Hohl, Hulst, Irwin, Kucker, Leithead, Leonard, Levering, Linton, Little, Lovegrove, Meehan, Mercer, H. A. Miller, S. G. Miller, Mingle, Ouram, Pallatt, E. W. Richards, Roberts, Sayre, Seeds, Seltzer, C. K. Smith, Steger, Stevenson, Swain, Thackara, G. Thomas, Wadsworth, Thos. Wagner, Wolstencroft, Woodhead, and Hartman, *Pres't*
—67.

NAYS—Messrs. Abrahams, Amick, Balbirnie, Batt, Baumgaertel, Blake, Boorse, Chew, Edmonds, Erdin, Falbey,

Garrett, Hahn, Hammond, Harvey, Hazlett, Heins, Henry, Irvine, Ivins, Kinsley, Kittams, Knight, Krisher, McAllister, McCullough, McCurdy, Martin, Mathias, Means, Meeredy, A. F. Miller, Mitchell, Montgomery, Moore, Morrison, Morrow, Morton, Neill, Orr, Parker, Pavitt, Perry, Quinn, Frank Richards, Scott, Seger, Shugart, Slater, Smedley, E. E. Smith, Spiel, Stauffer, A. F. Stevens, F. Stevens, Stinger, W. S. Thomas, Tongue, Van Osten, G. H. Wagner, Warren, and Warwick—62.

Which was agreed to.

And the further consideration of the bill was indefinitely postponed.

Mr. Morrow presented the following:

We, the undersigned, vote against indefinite postponement of the Schuylkill Valley Water Company's bill because we believe it is an honest, business-like and intelligent effort at the solution of the water problem, which is constantly growing more momentous, and because we are convinced it is the best of all the eight or nine propositions now before us. Loath as we are to believe it, we yet fear that the adoption of this plan will be the only effectual method of keeping the water franchise entirely within the hands of the City. Especially is this true when we find over the signature of Charles H. Cramp, President of the Philadelphia Water Supply Company, the direct statement that shortly after Mayor Warwick assumed his present office, he was in consultation with the promoters of that company in perfecting their bill.

To prove this one has but to refer to page 104 of the exhaustive report of Director of Public Works Thompson where in a letter from Mr. Cramp under date of August 16, 1897, occurs this paragraph:

"The Company desires to give to yourself the credit for the adoption of this duplicate system of aqueducts, for it was at your own suggestion * * * * at a conference between Mayor Warwick, yourself, and E. J. Mathews, early in the present administration that the desirability of two such aqueducts was impressed in our minds."

The gravity of the condition that thus appears to

threaten the City can be appreciated when it is known that the Water Bureau would cease to exist, were the ordinance of the Philadelphia Water Supply Company to become a law. This assertion is made by Director of Public Works Thompson, himself, upon Page 22 of his report. It is also well to note that the two conduits spoken of by Mr. Cramp, are iron tubes, whereas, the one in the Schuylkill Valley measure, is of brick, stone and cement, built in a tunnel, and of great magnitude.

We further support the ordinance because, unlike the Gas legislation, which was the lease of a franchise, this is a contract for permanent, costly and desirable improvements under departmental supervision and without interference with municipal functions. As to the costliness of the work, we can but quote John C. Trautwine, Jr., Chief of the Bureau of Water, and Director Thompson. On pages 46, 47 and 48, of the Director's report, is a lengthy discussion by Chief Trautwine, of a system of storage basins and aqueduct from Norristown, as proposed by Thomas Meehan, member from the Twenty-second Ward. He quotes Geo. S. Webster, Chief of the Bureau of Surveys, as authority for the statement that the proposed aqueduct would cost \$6,481,000, and the further statement that "under any circumstances, they (the land damages) would probably reach \$2,500,000," a total of \$9,000,000. For the storage of 1,416,000,000 gallons in the river north of Norristown—including land damages—Chief Trautwine fixes the cost at between \$500,000 and \$1,000,000, say \$750,000. But the Schuylkill Valley Company proposes to impound and store 18,000,000,000 gallons, about 13 times the amount upon which the Chief's estimate is based, so that this company will expend for storage, probably, \$9,750,000. Again the conduit or aqueduct to be built by the company is 13 feet in diameter—larger than the one designed by Mr. Webster—and will be about eight to ten miles longer. It will also be laid in a tunnel from 50 to 500 feet beneath the surface, so that a moderate allowance for this additional expense would, be say \$1,500,000, although it might be much larger. It will also be noted that no allowance is made for filtration, which according to the Director's re-

port, page 10, will cost from \$20,000 to \$25,000 per million gallons filtered per day, or an average of \$22,500. Multiplying this by 325 million, the quantity of filtered water to be delivered from the Schuylkill river by the company daily, we have a total of approximately, \$7,500,000. The totals thus sum up:

Reservoirs, \$9,750,000 ; conduits, \$10,500,000 ; filter beds, \$7,500,000—\$27,750,000.

But this is for work on the Schuylkill river alone. On the Delaware river are to be built filter beds to filter 150,000,000 gallons daily, to cost \$3,375,000; a conduit, and a 50,000,000 gallon reservoir at Wentz Farm—the total cost of which, \$2,500,000, will scarcely cover. So that the improvements on the Delaware represents an outlay of say \$5,800,000, making the total estimated expenditures of the company—computed almost entirely from City data—reach the enormous total of Schuylkill system, \$27,750,000; Delaware system, \$5,800,000 ; total, \$33,550,000.

It is to be noted that the Delaware system is capable of extension indefinitely, the only necessity being to build additional filter beds on the Delaware river, when the needs of the City demand a greater supply. The Schuylkill system practically exhausts the resources of that stream. This is the only ordinance for which these arguments can be urged.

This is the only ordinance, also, which furnishes slow sand filtration, justified by the experience of all large cities and commanding the united support of all the newspapers and various filtration organizations.

We also support the ordinance because it is the only one that meets the requirements of Director Thompson, per his report, (pages 5 and 36), in furnishing water from both the Delaware and Schuylkill rivers, and in giving assurance of slow sand filtration.

It is also to be noted that no practical suggestion as to the solution of the water problem has come from the present Chief of the Bureau of Water. It is true that in the Director's report, (pages 38, 39, 40) he recommends meters and experimental filtration, but the former would

be a hardship on the rent-payer who objects to paying for water by meter as he does for gas and the latter is unnecessary, as filtration has long since been removed from the field of experiment.

We deny the statement that this ordinance has not been properly considered. The Gas lease was introduced in October and signed by the Mayor in November. The Schuylkill Valley ordinance was introduced in January, 1897, reintroduced in April; considered by the Water Committee and public meetings held in May, referred with others to Director Thompson in June; reported back in October; printed in the Appendix since June; discussed at length in the newspapers, and in the other Chamber so that no member has any excuse for being ignorant of its arguments, stipulations or conditions.

In conclusion, we vote for this ordinance as a rebuke to a Chief Magistrate, who transgressing his executive limitations, supererogates the legislative function and without making public any suggestion of his own, insolently announces that whatever action these Councils may take, however this bill may be amended, he will nevertheless render it nugatory by appending his veto. We deplore the fact that this ordinance has been so persistently misrepresented to the public through a malice, much of it doubtless inspired by rival propositions, all of which were rejected by the Water Committee.

A. R. H. Morrow, Saml. K. Stinger, Samuel Moore, Robert C. Mecredy, Thomas J. Henry, John J. Orr, J. C. H. Ivins, George McCurdy, G. W. Edmonds.

Mr. Chew presented the following:

I vote against indefinite postponement as I think the demand for an adequate supply of filtered water makes it the duty of these Councils to carefully consider all bills for that purpose, and if unsatisfactory to so amend as to meet the public's requirements and be compatible with the best interests of the City.

D. S. B. CHEW.

Mr. Balbirnie presented the following:

I exercise my right herewith to render public record of my reasons as to position taken regarding matter of S. V. W. Co.'s ordinance.

From first to last, after closest study of such merits and demerits as I could find in said ordinance, and with, I maintain, an eye single to the interests of my constituents especially, and in general the whole community. I have but one needful and proper course to pursue, the advocacy of the only measure placed before us for consideration as the speedy securing of a full quantity and good quality of water for this afflicted Commonwealth.

In common with all my colleagues, there was but one choice on our issue, viz: to vote either yea or nay on the only germane ordinance, or not to vote at all. My conscientious decision inclined me—still inclines me—in favor of said S. V. W. ordinance.

The honest conviction arrived at after much toil and trouble of study, interviewing experts, etc., and long thought, that under existent circumstances, something not quite perfect, possibly, would assuredly be far better than a nothing—than a terrible inaction which daily increases Philadelphia's peril, and brings down on us the merited blame of press and people.

C. D. B. BALBIRNIE.

Mr. Morrison presented the following:

I vote "no," because this bill should be postponed for the present, to permit the Chamber to investigate the charges of alleged attempted bribery made by Mr. Stevenson, before the vote being taken which may finally dispose of the bill. The members, both those who favor and those who oppose the bill should have before them the results of such investigation in order to assist them in forming their opinion as to the propriety of passage or defeat of the ordinance. If the charges are true it certainly would be the duty of every member to vote to defeat the bill, no matter what its merits are. If the charges are untrue it is unfair to the members favoring the ordinance

that it should be pressed to a final conclusion pending the charges thus made and while some of the members are laboring under such apparent excitement as must prevent the exercise of such judgment as should be bestowed upon municipal legislation.

J. HOWARD MORRISON.

Mr. Mathias presented the following:

My reason for voting "nay" on the pending motion for indefinite postponement is that a question of a bribe offered to one of our members that in all fairness should be shown to this bill and that I am in favor of postponing the bill but not killing it until an investigation will be had on the charges made by Mr. Stevenson of the Thirty-second Ward.

LEWIS B. MATHIAS.

Mr. Hawkes moved that Common Council do now adjourn.

Which was agreed to.

So Common Council adjourned.

Thursday March 10. 1898,

A Special Meeting of Common Council was held this day pursuant to the following call:

Philadelphia, March 4, 1898.

GEORGE W. KOCHERSPERGER, Esq.,
Chief Clerk of Common Council.

DEAR SIR:—Please call a Special Meeting of Common Council for Thursday, 10th inst., at 2 o'clock P. M., for the transaction of general business, oblige,

Yours truly,
WENCEL HARTMAN,
President of Common Council.

Members present:

Messrs. Abrahams, Allen, Amick, Anderson, Balbirnie, Barrows, Barton, Batt, Baumgaertel, Birch, Blackwood, Blake, Boorse, Borden, Bougher, Boyer, Breitingner, B. H. Brown, W. H. Brown, Buchholz, Buckley, Chew, Collins, Connell, Conrad, Cornelius, Corson, Costello, Creadick, Davidson, DeHaven, Dixon, Doak, Edmonds, Erdin, Eslen, Falbey, Firth, Funston, Garrett, Gilpin, Goheen, Goodman, Gordon, Graham, Hahn, Hammond, Harvey, Hawkes, Hazlett, Heins, Henry, Hetzell, Hohl, Hulst, Irvine, Irwin, Ivins, Kinsley, Kittams, Knight, Krisher, Kucker, Lang, Leithead, Leonard, Levering, Linton, Little, Lovegrove, McAllister, McCullough, McCurdy, Martin, Mathias, Means, Mecredy, Meehan, Mercer, A. F. Miller, H. A. Miller, S. G. Miller, Mingle, Mitchell, Montgomery, Moore, Morrison, Morrow, Morton, Neill, Orr, Ouram, Pallatt, Parker, Pavitt, Perry, Quinn, E. W. Richards, Frank Richards, Roberts, Sayre, Scott, Seeds, Seger, Seltzer, Shugart, Slater, Smedley, Spiel, Stauffer,

Steger, A. F. Stevens, F. Stevens, Stevenson, Stinger, Thackara, G. Thomas, W. S. Thomas, Tongue, Van Osten, Wadsworth, G. H. Wagner, Thos. Wagner, Warren, Warwick, Wolstencroft, Woodhead, and Hartman, *Pres't.*

The President presented a communication from the Civic Club of Philadelphia, submitting copy of resolution adopted at a Special Meeting of the Club, held February 21, 1898, urging the necessity for purer water and recommending the immediate introduction of filtration.

Which was read, and referred to the Joint Committees on Water and Finance.

Also, presented a communication from the Citizens' Municipal Association, requesting Councils not to pass Common Council bill (Appendix No. 237) entitled "An Ordinance to authorize the Department of Public Safety (Bureau of City Property) to lease the old Lazaretto property to the Athletic Club of Philadelphia."

Which was read, and laid on the table.

Also, presented a communication from the City Solicitor, submitting copy of the report of the jury in the matter of the opening of Heiskell street, from East Walnut lane to High street, Twenty-second Ward, filed March 4, 1898. (*Appendix No. 266.*)

Which was read, and referred to the Committee on Highways.

Also, presented a further communication from the City Solicitor, submitting copy of report of the jury in the matter of the opening of Allegheny avenue, from German-town avenue to Second street, filed March 5, 1898. (*Appendix No. 267.*)

Which was read, and referred to the Committee on Highways.

Also, presented a communication from the Board of Public Education, submitting copies of resolutions adopted at a meeting of the Board held March 8, 1898, requesting Councils to authorize the payment of certain bills, etc.

Which was read, and referred to the Committee on Finance.

Mr. Seeds (on leave) read in place a bill entitled "An Ordinance to approve the surety on the bond of William H. Brooks, Chief of the Bureau of Highways."

Which was referred to the Committee on Finance.

Mr. Anderson (on leave) read in place a bill entitled "A Supplement to an ordinance entitled 'An Ordinance authorizing the Twenty-second and Allegheny Avenue Passenger Railway Company to extend its tracks and overhead trolley system,' approved February 25, 1898."

Which was referred to the Committee on Street Passenger Railroads.

Mr. Pavitt (on leave) read in place a bill entitled "An Ordinance to place Gross street, from Lansdowne avenue to Jefferson street, in the Thirty-fourth Ward, on the City plan."

Which was referred to the Committee on Surveys.

Mr. Costello (on leave) offered the following, to wit: "Resolution authorizing the appointment of a Committee to investigate the charges of attempted bribery made by Walter N. Stevenson, member of Common Council from the Thirty-second Ward, regarding the passage of Select Council bill (Appendix No. 85, Vol. I.); also, the lease of the Philadelphia Gas Works to the United Gas Improvement Company." (*Appendix No. 268.*)

The resolution was read.

Mr. Breitinger moved to amend by substituting the following:

Resolved, by the Common Council of the City of Philadelphia, That a Committee of nine (9) members, to wit: Messrs. Roberts, Anderson, Goheen, Mercer, Seeds, Allen, Hawkes, W. H. Brown and Sayre be, and is hereby appointed to investigate this charge of attempted bribery, with full power to compel the attendance of witnesses, and report thereon to Common Council.

Which was not agreed to.

The question being on agreeing to the resolution,

Mr. Anderson moved to amend by striking out the word "five," and inserting the word "seven."

Which was agreed to.

The resolution as amended was agreed to.

The preamble was agreed to.

The title was agreed to.

The President appointed Messrs. Costello, Swain, Davidson, Dixon, Hults, McCurdy, and Thos. Wagner, the Committee.

Mr. Anderson (on leave) offered the following, to wit: "Resolution to appoint a Joint Special Committee of five members from each Chamber to take into consideration the water supply of the City." (*Appendix No. 269.*)

The resolution was read.

Objection being made to the further consideration of the resolution,

The resolution was laid over to be printed.

Common Council proceeded to third reading of bill (*Appendix No. 237*) entitled "An Ordinance to authorize the Department of Public Safety (Bureau of City Property) to lease the old Lazaretto property to the Athletic Club of Philadelphia."

The bill was read a third time,

And on its final passage,

The yeas and nays were required according to law, and were as follows:

YEAS—Messrs. Abrahams, Allen, Amick, Balbirnie, Barton, Baumgaertel, Blackwood, Blake, Boorse, Bougher, Boyer, B. H. Brown, Buchholz, Buckley, Chew, Connell, Costello, Creadick, Davidson, DeHaven, Dixon, Doak, Erdin, Eslon, Falbey, Firth, Funston, Gilpin, Goheen, Gordon, Graham, Hahn, Hammond, Harvey, Hazlett, Heins, Henry, Hetzell, Hults, Irvine, Irwin, Ivins, Kinsley, Kittams, Knight, Krisher, Kucker, Lang, Leithead, Leonard, Levering, Little, Lovegrove, McAllister, McCurdy, Martin, Mathias, Mecredy, A. F. Miller, S. G. Miller, Mingle, Mitchell, Montgomery, Morrison, Morrow, Morton, Neill, Orr, Ouram, Pallatt, Parker, Pavitt, Perry, Quinn, E. W. Richards, Frank Richards, Scott, Seeds, Seger, Shugart, Slater, Smedley, Spiel, Stauffer, Steger, A. F. Stevens, F. Stevens, Stevenson, Stinger, Thackara, G. Thomas,

W. S. Thomas, Tongue, Van Osten, Wadsworth, G. H. Wagner, Warren, Wolstencroft, Woodhead, and Hartman, *Pres't*—100.

NAYS—Messrs. Anderson, Barrows, Birch, Breitingen, W. H. Brown, Corson, Goodman, Hohl, Meehan, Mercer, H. A. Miller, Moore, Roberts, Sayre, and Thos. Wagner—15.

A majority of the members elected having voted in the affirmative,

It was agreed to,

And the bill passed.

Mr. Seeds moved to proceed to second reading of bill (Appendix No. 205) entitled "An Ordinance to make an appropriation to Department of Register of Wills to pay the Commercial Ice Company for ice furnished said Department from January 1, 1895, to December 31, 1897."

Which was agreed to.

The first and only section was again read, and agreed to.

The title was agreed to.

The bill was read a third time,

And on its final passage,

The yeas and nays were required according to law, and were as follows :

YEAS—Messrs. Abrahams, Allen, Amick, Anderson, Balbirnie, Barrows, Barton, Batt, Baungaertel, Birch, Blackwood, Blake, Bougher, Boyer, Breitingen, B. H. Brown, W. H. Brown, Buchholz, Buckley, Chew, Corson, Creadick, Davidson, DeHaven, Edmonds, Erdin, Eslen, Falbey, Firth, Funston, Garrett, Gilpin, Goodman, Graham, Hammond, Harvey, Hazlett, Heins, Henry, Hetzell, Hohl, Hults, Irwin, Ivins, Kinsley, Kittams, Knight, Krisher, Kucker, Lang, Leithead, Leonard, Levering, Linton, Little, Lovegrove, McCurdy, Martin, Mathias, Mercedy, Meehan, A. F. Miller, H. A. Miller, S. G. Miller, Mingle, Mitchell, Montgomery, Moore, Morrison, Morrow, Morton, Orr, Ouram, Pallatt, Parker, Perry, Quinn, E. W. Richards, Frank Richards, Roberts, Scott, Seeds, Seltzer, Shugart, Slater, Smedley, Spiel, Stauffer, Steger, A.

F. Stevens, F. Stevens, Stevenson, Stinger, Thackara, G. Thomas, W. S. Thomas, Tongue, Van Osten, Wadsworth, Thos. Wagner, Warren, Wolstencroft, Woodhead, and Hartman, *Pres't*—104.

NAYS—Mr. Pavitt—1.

Two-thirds of the members elected having voted in the affirmative,

It was agreed to,

And the bill passed.

Also, moved to proceed to second reading of bill (Appendix No. 245) entitled "An Ordinance making an appropriation to the Department of Receiver of Taxes, for the purpose of purchasing carpets for the various offices, and to the Clerks of Councils for extra clerical services for the Chief Clerk and Stenographer of the Special Committee appointed to investigate the relations to the City of the various electric light companies, in the annual appropriation for the year 1898."

Which was agreed to.

The first and only section was again read, and agreed to.

The title was agreed to.

The bill was read a third time.

And on its final passage,

The yeas and nays were required according to law, and were as follows:

YEAS—Messrs. Abrahams, Allen, Amick, Anderson, Balbirnie, Barrows, Barton, Batt, Baumgaertel, Blackwood, Blake, Borden, Bougher, Boyer, Breitingner, B. H. Brown, W. H. Brown, Buchholz, Buckley, Chew, Collins, Conrad, Corson, Costello, Davidson, DeHaven, Dixon, Doak, Eslen, Falbey, Firth, Funston, Garrett, Gilpin, Goodman, Gordon, Graham, Hahn, Hammond, Harvey, Hazlett, Henry, Hetzell, Hohl, Hults, Irvine, Ivins, Kinsley, Kittams, Knight, Krisher, Kucker, Leithead, Leonard, Levering, Linton, McCurdy, Martin, Mathias, S. G. Miller, Mingle, Mitchell, Montgomery, Moore, Morrison, Morrow, Morton, Neill, Orr, Ouram, Pallatt, Parker, Pavitt, Quinn, E. W. Richards, Frank Richards, Scott, Seeds, Seger,

Seltzer, Shugart, Slater, Smedley, Spiel, Stauffer, Steger, A. F. Stevens, F. Stevens, Stinger, Thackara, Tongue, Van Osten, Wadsworth, G. H. Wagner, Thos. Wagner, Warren, Wolstencroft, Woodhead, and Hartman, *Pres't*—99.

NAYS—Messrs, Meehan, G. Thomas, and W. S. Thomas—3.

Two-thirds of the members elected having voted in the affirmative.

It was agreed to,

And the bill passed.

Also, moved to proceed to second reading of bill (Appendix No. 234) entitled "An Ordinance to increase the salary of the Chief Engineer and Surveyor and making an appropriation therefor."

Which was agreed to.

The first section was again read, and agreed to.

The second section was again read, and agreed to.

The title was agreed to.

The bill was read a third time,

And on its final passage,

The yeas and nays were required according to law, and were as follows :

YEAS—Messrs. Abrahams, Allen, Anderson, Barrows, Barton, Batt, Baungaertel, Blackwood, Boorse, Borden, Bougher, Boyer, Breitingner, B. H. Brown, W. H. Brown, Buchholz, Buckley, Chew, Collins, Connell, Conrad, Corson, Costello, Creadick, Davidson, DeHaven, Dixon, Eslen, Firth, Funston, Garrett, Goheen, Goodman, Gordon, Graham, Hahn, Hammond, Hawkes, Hazlett, Henry, Hetzell, Hohl, Hults, Irvine, Ivins, Kinsley, Kittams, Knight, Krisher, Kucker, Leithead, Leonard, Levering, Linton, Little, Lovegrove, McAllister, McCurdy, Martin, Mathias, Meehan, Mercer, H. A. Miller, S. G. Miller, Mingle, Mitchell, Montgomery, Morrison, Morrow, Morton, Neill, Orr, Ouram, Pallatt, Parker, Perry, E. W. Richards, Roberts, Sayre, Scott, Seeds, Seger, Seltzer, Shugart, Slater, Smedley, Stauffer, Steger, A. F. Stevens, Stevenson, Thackara, G. Thomas, Tongue, Van Osten, Wadsworth, G. H. Wag-

ner, Thos. Wagner, Wolstencroft, Woodhead, and Hartman, *Pres't*—100.

NAYS—Messrs. Amick, Blake, Erdin, Falbey, Heins, A. F. Miller, Moore, Frank Richards, Spiel, F. Stevens, W. S. Thomas, and Warren—12.

Two-thirds of the members elected having voted in the affirmative,

It was agreed to,

And the bill passed.

Common Council proceeded to second reading of Select Council bill (Appendix No. 101) entitled "An Ordinance approving the action of the Mayor and Director of the Department of Public Safety in executing the leases of properties at the foot of Market street to the West Jersey Ferry Company and to the Camden and Philadelphia Steamboat Ferry Company, respectively, and the exchange of such leases and holdings between said Ferry Companies."

The first and only section was again read.

Mr. Roberts moved to amend by adding the following: "*Provided*, The sum of fifty (50) dollars shall be first paid into the City Treasury for the printing of this ordinance."

Which was agreed to.

The section as amended was agreed to.

The preambles were agreed to.

The title was agreed to.

The amendment having been printed, by unanimous consent,

The bill was read a third time,

And on its final passage,

The yeas and nays were required according to law, and were as follows:

YEAS—Messrs. Abrahams, Allen, Amick, Anderson, Barrows, Barton, Batt, Baumgaertel, Blackwood, Blake, Borden, Bougher, Boyer, Breitingier, B. H. Brown, W. H. Brown, Buchholz, Chew, Collins, Conrad, Corson, Costello, Creadick, Davidson, DeHaven, Dixon, Edmonds, Erdin, Falbey, Funston, Garrett, Goheen, Gordon, Graham, Hammond, Harvey, Hawkes, Henry, Hetzell, Hohl,

Hults, Irvine, Ivins, Kittams, Knight, Krisher, Kucker, Leithead, Leonard, Levering, Linton, Little, Lovegrove, McAllister, McCurdy, Martin, Mathias, H. A. Miller, S. G. Miller, Mingle, Mitchell, Montgomery, Moore, Morrison, Morton, Orr, Ouram, Pallatt, Parker, E. W. Richards, Frank Richards, Roberts, Sayre, Scott, Seeds, Seltzer, Shugart, Slater, Smedley, Spiel, Stauffer, Steger, A. F. Stevens, G. Thomas, Tongue, Van Osten, Wadsworth, G. H. Wagner, Thos. Wagner, Warren, Wolstencroft, Woodhead, and Hartman, *Pres't*—93.

NAYS—None.

A majority of the members elected having voted in the affirmative,

It was agreed to,

And the bill passed.

So Common Council concurred with an amendment.

Mr. Seeds moved to proceed to second reading of bill (Appendix No. 246) entitled "An Ordinance to authorize the City Controller to countersign warrants for bills contracted in making repairs of fire damages in north corridor, sixth floor of the City Hall."

Which was agreed to.

The first and only section was again read, and agreed to.

The title was agreed to.

The bill was read a third time,

And on its final passage,

The yeas and nays were required according to law, and were as follows :

YEAS—Messrs. Abrahams, Allen, Amick, Balbirnie, Barrows, Barton, Batt, Baumgaertel, Blackwood, Boorse, Borden, Bougher, Boyer, Breitingen, B. H. Brown, Buchholz, Collins, Conrad, Corson, Costello, Creadick, Davidson, Dixon, Edmonds, Erdin, Falbey, Firth, Funston, Garrett, Goheen, Graham, Hahn, Harvey, Hawkes, Hazlett, Hetzell, Hohl, Hults, Kinsley, Kittams, Krisher, Kucker, Leithead, Leonard, Levering, Linton, Little, Lovegrove, McAllister, McCurdy, Martin, Mathias, Means, Meehan, H. A. Miller, S. G. Miller, Mingle, Mitchell,

Montgomery, Moore, Morrison, Morton, Orr, Pallatt, Parker, Pavitt, Perry, Frank Richards, Roberts, Sayre, Scott, Seeds, Seger, Seltzer, Shugart, Smedley, Stauffer, Steger, F. Stevens, Stevenson, Stinger, G. Thomas, W. S. Thomas, Tongue, Van Osten, Wadsworth, G. H. Wagner, Thos. Wagner, Warren, Wolstencroft, Woodhead, and Hartman, *Pres't*—92.

NAYS—None.

A majority of the members elected having voted in the affirmative,

It was agreed to,

And the bill passed.

Also, moved to proceed to second reading of bill (Appendix No. 244) entitled "An Ordinance to make an appropriation to the Commissioners of Fairmount Park, of the Park Fund received in 1897, and now in the City Treasury."

Which was agreed to.

The first and only section was again read, and agreed to.

The title was agreed to.

The bill was read a third time,

And on its final passage,

The yeas and nays were required according to law, and were as follows :

YEAS—Messrs. Abrahams, Allen, Balbirnie, Barrows, Barton, Baumgaertel, Blake, Boorse, Borden, Bougher, Boyer, Breiting, B. H. Brown, Buchholz, Buckley, Chew, Collins, Conrad, Corson, Costello, Creadick, Davidson, DeHaven, Dixon, Doak, Falbey, Funston, Garrett, Gilpin, Goheen, Goodman, Graham, Hahn, Hammond, Hawkes, Hazlett, Henry, Hetzell, Hohl, Hulst, Irvine, Kinsley, Kittams, Kucker, Leithead, Leonard, Levering, Linton, Little, McCurdy, Martin, Mathias, Meehan, H. A. Miller, S. G. Miller, Mingle, Mitchell, Montgomery, Moore, Morrison, Morrow, Morton, Neill, Orr, Ouran, Pallatt, Pavitt, Frank Richards, Roberts, Scott, Seeds, Seger, Shugart, Slater, Stauffer, F. Stevens, Stevenson, Thackara, G. Thomas, W. S. Thomas, Tongue, Van Osten, Wadsworth,

G. H. Wagner, Thos. Wagner, Warren, Wolstencroft, Woodhead, and Hartman, *Pres't*—89.

NAYS—None.

A majority of the members elected having voted in the affirmative,

It was agreed to,

'And the bill passed.

Mr. Hults moved to proceed to second reading of bill (Appendix No. 218) entitled "An Ordinance to authorize the striking from the City plan of Luzerne street, from Frankford avenue to Amber street, in the Twenty-fifth Ward, and its re-location about 75 feet northward."

Which was agreed to.

The first and only section was again read.

Also, moved to amend by striking out the following: "And re-locate the street about 75 feet north of its present line."

Which was agreed to.

The section as amended was agreed to.

The title was read.

Also, moved to amend by striking out the following: "and its re-location about 75 feet northward."

Which was agreed to.

The title as amended was agreed to.

The bill was read a third time,

And on its final passage,

The yeas and nays were required according to law, and were as follows :

YEAS—Messrs. Allen, Amick, Barrows, Barton, Batt, Baumagertel, Blake, Boorse, Borden, Boyer, W. H. Brown, Buchholz, Buckley, Connell, Conrad, Corson, Costello, Davidson, DeHaven, Dixon, Doak, Falbey, Funston, Garrett, Gilpin, Goheen, Goodman, Graham, Hahn, Hammond, Harvey, Hawkes, Hazlett, Hohl, Hults, Irwin, Kittams, Krisher, Leithead, Leonard, Levering, Linton, Little, Lovegrove, McAllister, McCurdy, Martin, Mecredy, Meehan, A. F. Miller, H. A. Miller, S. G. Miller, Mit-

chell, Moore, Morrow, Orr, Ouram, Pallatt, Pavitt, Perry, Quinn, E. W. Richards, Roberts, Scott, Seeds, Seger, Shugart, Slater, Smedley, Stauffer, Steger, F. Stevens, G. Thomas, G. H. Wagner, Thos. Wagner, Wolstencroft, Woodhead, and Hartman, *Pres't*—78.

NAYS—None.

A majority of the members elected having voted in the affirmative,

It was agreed to,

And the bill passed.

Also, moved to proceed to second reading of bill (Appendix No. 258) entitled "An Ordinance to revise the grade of Ford road, between Fortieth street and Edgeley avenue, and to revise the grades of adjacent streets in order to make them conform to said revision."

Which was agreed to.

The first and only section was again read, and agreed to.

The title was agreed to.

The bill was read a third time,

And on its final passage,

The yeas and nays were required according to law, and were as follows :

YEAS—MESSRS. Allen, Amick, Balbirnie, Barrows, Barton, Batt, Baumagertel, Blake, Boorse, Borden, Boyer, B. H. Brown, W. H. Brown, Buchholz, Collins, Connell, Conrad, Corson, Costello, Creadick, Davidson, Dixon, Doak, Edmonds, Falbey, Funston, Garrett, Gilpin, Goheen, Gordon, Graham, Hammond, Hazlett, Heins, Henry, Hohl, Irwin, Kittams, Krisher, Leithead, Leonard, Levering, Linton, Little, Lovegrove, McAllister, McCurdy, Martin, Means, Mecredy, Meehan, H. A. Miller, S. G. Miller, Mitchell, Moore, Morrison, Morton, Neill, Orr, Ouram, Pallatt, Pavitt, Perry, Quinn, E. W. Richards, Frank Richards, Roberts, Scott, Seeds, Shugart, Smedley, Stauffer, Steger, F. Stevens, Stevenson, G. Thomas, W. S. Thomas, Wadsworth, G. H. Wagner, Thos. Wagner, Wolstencroft, and Hartman, *Pres't*—82.

NAYS—None.

A majority of the members elected having voted in the affirmative,

It was agreed to,

And the bill passed.

Also, moved to proceed to second reading of bill (Appendix No. 261) entitled "An Ordinance to revise the lines and grades of that portion of the City plan between the north side of Willow street, and the south side of Callowhill street, east of Front street, in the Eleventh Ward, and to authorize the Philadelphia and Reading Railway Company to rearrange their present and to lay additional tracks in said territory and the tracks connecting therewith."

Which was agreed to.

The first and only section was again read, and agreed to.

The title was agreed to.

The bill was read a third time,

And on its final passage,

The yeas and nays were required according to law, and were as follows :

YEAS—Messrs. Allen, Amick, Balbirnie, Barrows, Barton, Batt, Baungaertel, Blake, Boorse, Boyer, Breiting, B. H. Brown, W. H. Brown, Buchholz, Buckley, Collins, Connell, Conrad, Corson, DeHaven, Edmonds, Falbey, Funston, Garrett, Gilpin, Goheen, Goodman, Gordon, Graham, Harvey, Hawkes, Hetzell, Hohl, Hulst, Irvine, Irwin, Kittams, Knight, Kucker, Leithead, Leonard, Levering, Linton, Little, Lovegrove, McCurdy, Mecredy, Meehan, A. F. Miller, H. A. Miller, S. G. Miller, Mitchell, Moore, Morrison, Neill, Orr, Ouram, Pallatt, Pavitt, Quinn, E. W. Richards, Frank Richards, Roberts, Sayre, Scott, Seeds, Shugart, Smedley, Spiel, Steger, F. Stevens, Stevenson, Thackara, G. Thomas, Tongue, Van Osten, Wadsworth, G. H. Wagner, Thos. Wagner, Warren, Wolstencroft, and Hartman, *Pres't*—82.

NAYS—None.

A majority of the members elected having voted in the affirmative,

It was agreed to,

And the bill passed.

Also, moved to proceed to second reading of bill (Appendix No. 264) entitled "An Ordinance to change the names of Hewson and Wensley streets."

Which was agreed to.

The first and only section was again read, and agreed to.

The title was agreed to.

The bill was read a third time,

And on its final passage,

The yeas and nays were required according to law, and were as follows :

YEAS—Messrs. Amick, Balbirnie, Barrows, Barton, Batt, Baungaertel, Blake, Boorse, Borden, Bougher, Boyer, Breitingner, B. H. Brown, W. H. Brown, Buchholz, Buckley, Collins, Connell, Conrad, Corson, Doak, Edmonds, Falbey, Garrett, Gilpin, Goheen, Goodman, Gordon, Graham, Hahn, Hammond, Harvey, Hawkes, Heins, Hetzell, Hohl, Hulst, Irvine, Irwin, Kittams, Knight, Kucker, Leithead, Leonard, Levering, Linton, Lovegrove, McAllister, McCurdy, Martin, Mecredy, Meehan, A. F. Miller, H. A. Miller, S. G. Miller, Mitchell, Moore, Morrison, Morton, Orr, Ouram, Pallatt, Quinn, E. W. Richards, Frank Richards, Roberts, Scott, Seeds, Seger, Smedley, Spiel, Stauffer, Steger, F. Stevens, Stevenson, Thackara, G. Thomas, Wadsworth, G. H. Wagner, Thos. Wagner, Warren, Wolstencroft, and Hartman, *Pres't*—83.

NAYS—None.

A majority of the members elected having voted in the affirmative,

It was agreed to,

And the bill passed.

Mr. Leithead moved to proceed to second reading of bill (Appendix No. 188) entitled "Further Supplement to an ordinance entitled 'An Ordinance to prohibit the run-

ning at large of goats in the City of Philadelphia, and providing a penalty therefor,' approved July 25, 1872."

Which was agreed to.

The first and only section was again read.

Also, moved to amend by striking out the following "shall be taken, after the thirty-six hours from their capture as therein provided, to the Philadelphia Almshouse, and."

Which was agreed to.

The section as amended was agreed to.

The title was agreed to.

The bill was read a third time,

And on its final passage,

The yeas and nays were required according to law, and were as follows :

YEAS—Messrs. Amick, Barrows, Barton, Batt, Blake, Boorse, Boyer, W. H. Brown, Buchholz, Buckley, Collins, Connell, Conrad, Corson, Costello, DeHaven, Dixon, Doak, Funston, Garrett, Gilpin, Goheen, Gordon, Graham, Hammond, Harvey, Heins, Henry, Hetzell, Hohl, Hults, Irwin, Kittams, Knight, Leithead, Leonard, Linton, Little, Lovegrove, McAllister, McCurdy, Martin, Mathias, Mecedry, Meehan, A. F. Miller, S. G. Miller, Mitchell, Moore, Neill, Ouram, Pallatt, Parker, Perry, Quinn, E. W. Richards, Frank Richards, Roberts, Scott, Seger, Seltzer, Slater, Smedley, Spiel, Stauffer, Steger, F. Stevens, Stevenson, G. Thomas, Wadsworth, G. H. Wagner, Thos. Wagner, Warren, and Hartman, *Pres't*—74.

NAYS—Mr. Balbirnie—1.

A majority of the members elected having voted in the affirmative,

It was agreed to,

And the bill passed.

Also, moved to proceed to second reading of bill (Appendix No. 209) entitled "An Ordinance granting the consent of Councils to extend the boundaries of Cedar Hill

Cemetery in the suburban portion of the Twenty-third Ward of the City of Philadelphia.”

Which was agreed to.

The first and only section was again read, and agreed to.

The title was agreed to.

The bill was read a third time,

And on its final passage,

The yeas and nays were required according to law, and were as follows :

YEAS—Messrs. Amick, Barrows, Barton, Baumgaertel, Blake, Borden, Bougher, Boyer, Breitingner, B. H. Brown, W. H. Brown, Buchholz, Buckley, Collins, Conrad, Corson, Costello, Dixon, Falbey, Funston, Garrett, Gilpin, Goheen, Goodman, Gordon, Graham, Hammond, Harvey, Hawkes, Heins, Hetzell, Hohl, Irwin, Kittams, Knight, Kucker, Leithead, Leonard, Linton, Little, McCurdy, Mathias, Meehan, A. F. Miller, H. A. Miller, S. G. Miller, Mitchell, Montgomery, Moore, Morrison, Neill, Oram, Pallatt, Pavitt, Quinn, E. W. Richards, Roberts, Sayre, Scott, Seger, Smedley, Spiel, Stauffer, Steger, F. Stevens, Stevenson, G. Thomas, Van Osten, G. H. Wagner, Thos. Wagner, Warren, and Hartman, *Pres't*—72.

NAYS—None.

A majority of the members elected having voted in the affirmative,

It was agreed to,

And the bill passed.

Mr. Buchholz moved to proceed to second reading of bill (Appendix No. 223) entitled “An Ordinance to authorize the extension of “Starr Garden Park.”

Which was agreed to.

The first section was again read, and agreed to.

The second section was again read, and agreed to.

The title was agreed to.

The bill was read a third time,

And on its final passage,

The yeas and nays were required, according to law, and were as follows :

YEAS—Messrs. Amick, Balbirnie, Barrows, Barton, Baumgaertel, Blake, Borden, Bougher, Boyer, Breitingner, B. H. Brown, W. H. Brown, Buchholz, Buckley, Collins, Connell, Conrad, Cornelius, Corson, Costello, Davidson, DeHaven, Dixon, Edmonds, Falbey, Funston, Garrett, Gilpin, Goheen, Goodman, Graham, Hammond, Harvey, Hawkes, Heins, Henry, Hetzell, Hohl, Irwin, Kittams, Knight, Kucker, Leithead, Levering, Linton, Little, McAllister, McCurdy, Mathias, Meehan, A. F. Miller, H. A. Miller, S. G. Miller, Mitchell, Montgomery, Moore, Morrison, Neill, Ouram, Pallatt, Parker, Quinn, E. W. Richards, Frank Richards, Roberts, Seeds, Seltzer, Slater, Smedley, Spiel, Stauffer, Steger, F. Stevens, G. Thomas, G. H. Wagner, Thos. Wagner, Warren, and Hartman, *Pres't*—78.

NAYS—None.

A majority of the members elected having voted in the affirmative,

It was agreed to,

And the bill passed.

Mr. Leithead moved to proceed to second reading of bill (Appendix No. 222) entitled "An Ordinance to prohibit the hauling of loose hay or straw within a certain section of the City of Philadelphia."

Which was agreed to.

The first and only section was again read.

Mr. Knight moved that the further consideration of the bill be indefinitely postponed.

Which was agreed to.

Mr. Hulst moved to proceed to second reading of bill (Appendix No. 260) entitled "An Ordinance to authorize the revision of lines and grades of Delaware avenue, from Vine street to Fairmount avenue, in the Eleventh Ward."

Which was agreed to.

The first and only section was again read, and agreed to.

The title was agreed to.

The preambles were agreed to.

The bill was read a third time,

And on its final passage,

The yeas and nays were required according to law, and were as follows :

YEAS—Messrs. Amick, Balbirnie, Barrows, Barton, Baumgaertel, Blake, Borden, Bougher, Boyer, Breitingner, B. H. Brown, Buchholz, Buckley, Conrad, Cornelius, Corson, Costello, Davidson, Edmonds, Garrett, Goheen, Goodman, Graham, Hammond, Hawkes, Heins, Henry, Hetzell, Hults, Irwin, Kittams, Knight, Kucker, Leithead, Linton, McAllister, McCurdy, Mathias, Mecredy, Meehan, A. F. Miller, H. A. Miller, S. G. Miller, Mitchell, Montgomery, Moore, Morrison, Ouram, Parker, Perry, Quinn, E. W. Richards, Frank Richards, Roberts, Sayre, Scott, Seeds, Seger, Seltzer, Shugart, Smedley, Spiel, Stauffer, Steger, F. Stevens, G. Thomas, Wadsworth, G. H. Wagner, Thos. Wagner, Warren, Wolstencroft, and Hartman, *Pres't*—72.

NAYS—None.

A majority of the members elected having voted in the affirmative,

It was agreed to,

And the bill passed.

Mr. Conrad moved that Common Council do now adjourn.

Which was agreed to.

So Common Council adjourned.

Thursday, March 17, 1898.

Common Council met—Members present:

Messrs. Abrahams, Allen, Amick, Anderson, Balbirnie, Barrows, Barton, Batt, Baumgaertel, Birch, Blackwood, Blake, Boorse, Borden, Bougher, Breiting, B. H. Brown, W. H. Brown, Buchholz, Buck, Buckley, Collins, Connell, Conrad, Cornelius, Corson, Costello, Creadick, Davidson, DeHaven, Dixon, Doak, Edmonds, Erdin, Eslen, Falbey, Firth, Funston, Garrett, Gilpin, Goodman, Gordon, Graham, Hahn, Hammond, Harvey, Hawkes, Hazlett, Heins, Hetzell, Hohl, Hults, Irvine, Irwin, Ivins, Kinsley, Kit-tams, Knight, Krisher, Kucker, Leithead, Leonard, Lever-ing, Linton, Little, Lovegrove, McAllister, McCurdy, Mar-tin, Mathias, Means, Mecredy, Meehan, Mercer, A. F. Miller, H. A. Miller, S. G. Miller, Mingle, Mitchell, Mont-gomery, Moore, Morrow, Morton, Neill, Orr, Ouram, Pal-latt, Parker, Pavitt, Perry, Quinn, E. W. Richards, Frank Richards, Roberts, Sayre, Scott, Seeds, Seger, Seltzer, Shugart, Slater, Smedley, C. K. Smith, E. E. Smith, Spiel, Stauffer, F. Stevens, Stinger, Swain, Thackara, G. Thomas, W. S. Thomas, Thompson, Tongue, Van Osten, Wads-worth, G. H. Wagner, Thos. Wagner, Warren, Warwick, Wolstencroft, Woodhead, and Hartman, *Pres't.*

The President presented the following:

Philadelphia, March 16, 1898.

WENCEL HARTMAN, ESQ.,

President of Common Council.

DEAR SIR:—Owing to the death of a dear friend I will be unable to attend the meeting of Council to-morrow, and beg to be excused.

Very truly yours,

JOHN C. STEGER.

Atlantic City, N. J., March 17, 1898.

WENCEL HARTMAN, Esq.,
President of Common Council.

DEAR SIR:—Please excuse me from meeting to-day, am indisposed with lagrippe.

D. S. B. CHEW.

Atlantic City, N. J., March 16, 1898.

WENCEL HARTMAN, Esq.,
President of Common Council.

DEAR SIR:—On account of illness I beg to be excused from attending meeting of Common Council to-morrow.

Yours respectfully,

JOHN LANG.

Philadelphia, March 12, 1898.

WENCEL HARTMAN, Esq.,
President of Common Council.

DEAR SIR:—Necessary absence from the City will make it impossible for me to attend the next Stated Meeting of Common Council, as well as some and possibly all Special Meetings called during the month.

Yours very truly,

J. W. GOHEEN.

Also, presented a communication from the City Solicitor, submitting copy of report of jury in the matter of the opening of Edmond street, from Vankirk to Foust street, in the Thirty-fifth Ward, filed March 11, 1898. (*Appendix No. 270.*)

Which was read, and referred to the Committee on Highways.

Mr. S. G. Miller (on leave) read in place a bill entitled "An Ordinance to locate an electric light southeast corner Germantown avenue and Adria street, in the Thirty-first Ward."

Which was referred to the Electrical Committee.

Mr. B. H. Brown, Chairman of the Committee on Fire and Health, presented a report, reporting back bill entitled "An Ordinance to make an appropriation of thirteen thousand (13,000) dollars to purchase house occupied by Engine Company No. 9, on Germantown avenue opposite Carpenter street," with the request that it be referred to the Committee on Finance with a favorable recommendation.

Which was so referred.

The President (on leave) offered the following, to wit: "Resolution of request to the Director of the Department of Public Works to confer with the officials of the Union Traction Company to have Locust street, between Broad and Thirteenth streets, re-surfaced with sheet asphaltum." (*Appendix No. 271.*)

Common Council proceeded to second reading of the resolution.

The resolution was again read, and agreed to.

The preamble was agreed to.

The title was agreed to.

Mr. Seeds moved to proceed to second reading of bill (*Appendix No. 247*) entitled "An Ordinance to enter satisfaction on the official bonds of Thomas L. Hicks, late Chief of the Bureau of Highways, Department of Public Works, and William K. Park, late Chief of the Bureau of Gas, Department of Public Works."

Which was agreed to.

The first and only section was again read, and agreed to.

The title was agreed to.

The bill was read a third time,

And on its final passage,

The yeas and nays were required according to law, and were as follows :

YEAS—Messrs. Abrahams, Amick, Anderson, Balbirnie, Barton, Baumgaertel, Birch, Boorse, Borden, Bougher, B. H. Brown, W. H. Brown, Buchholz, Buck, Buckley, Collins, Connell, Creadick, Davidson, Dixon, Edmonds, Eslen, Falbey, Firth, Funston, Garrett, Gilpin, Gordon, Graham, Hahn, Hammond, Hawkes, Hazlett, Heins, Hohl, Hults Irvine, Irwin, Ivins, Kinsley, Kittams, Knight, Krisher, Kucker, Leithead, Leonard, Levering, Linton, Little, Lovegrove, McAllister, McCurdy, Martin, Mathias, Means, Mecredy, Meehan, Mercer, A. F. Miller, H. A. Miller, S. G. Miller, Mitchell, Moore, Morrow, Morton, Neill, Orr, Pallatt, Pavitt, E. W. Richards, Frank Richards, Roberts, Sayre, Scott, Seeds, Seger, Seltzer, Shugart, Slater, Smedley, C. K. Smith, E. E. Smith, Spiel, F. Stevens, Stinger, Swain, W. S. Thomas, Thompson, Tongue, Van Osten, Wadsworth, G. H. Wagner, Thos. Wagner, Warren, Wolstencroft, Woodhead, and Hartman, *Pres't*—97.

NAYS—None.

A majority of the members elected having voted in the affirmative,

It was agreed to,

And the bill passed.

Also, moved to proceed to second reading of bill (Appendix No. 233) entitled "An Ordinance to authorize the purchase of a lot of ground situate on the northwest side of Tacony street or State road, adjoining the present police and fire station, in Tacony, in the Thirty-fifth Ward of the City of Philadelphia, and to make an appropriation therefor."

Which was agreed to.

The first section was again read, and agreed to.

The second section was again read, and agreed to.

The title was agreed to.

The bill was read a third time,

And on its final passage,

The yeas and nays were required according to law, and were as follows :

YEAS—Messrs. Abrahams, Amick, Anderson, Balbirnie, Barrows, Barton, Baumgaertel, Birch, Blake, Boorse, Bougher, B. H. Brown, Buchholz, Buck, Buckley, Collins, Cornelius, Costello, Creadick, Davidson, Dixon, Doak, Edmonds, Erdin, Eslen, Falbey, Firth, Funston, Garrett, Gilpin, Graham, Hahn, Hammond, Hawkes, Heins, Hohl, Hults, Irvine, Irwin, Ivins, Kinsley, Kittams, Knight, Krisher, Kucker, Leithead, Leonard, Levering, Linton, Lovegrove, McAllister, McCurdy, Martin, Mathias, Means, Mecredy, Meehan, Mercer, A. F. Miller, H. A. Miller, S. G. Miller, Mitchell, Morrow, Morton, Neill, Orr, Pallatt, Parker, Pavitt, E. W. Richards, Frank Richards, Sayre, Scott, Seeds, Seger, Seltzer, Shugart, Slater, Smedley, C. K. Smith, E. E. Smith, Spiel, Stinger, Swain, W. S. Thomas, Thompson, Tongue, Van Osten, Wadsworth, G. H. Wagner, Thos. Wagner, Warren, Wolstencroft, Woodhead, and Hartman, *Pres't*—95.

NAYS—Mr. Roberts—1.

A majority of the members elected having voted in the affirmative,

It was agreed to,

And the bill passed.

Mr. Dixon moved to proceed to second reading of bill (Appendix No. 215) entitled "An Ordinance to authorize the opening of Loudon, Fifteenth, Engle, Duval, Forty-seventh, Fifty-first-and-a-half, and Rhawn streets, and Torresdale avenue."

Which was agreed to.

The first section was again read and agreed to.

The second section was again read and agreed to.

The title was agreed to.

The bill was read a third time.

And on its final passage,

The yeas and nays were required according to law, and were as follows:

YEAS—Messrs. Abrahams, Amick, Balbirnie, Barton, Baumgaertel, Blackwood, Blake, Boorse, Borden, Bougher, B. H. Brown, W. H. Brown, Buchholz, Buck, Buckley,

Collins, Connell, Cornelius, Creadick, Davidson, Dixon, Doak, Edmonds, Eslen, Falbey, Firth, Funston, Garrett, Gordon, Graham, Hahn, Hammond, Harvey, Hawkes, Heins, Hetzell, Hohl, Hults, Irvine, Irwin, Ivins, Kitams, Knight, Krisher, Kucker, Leithead, Leonard, Levering, Linton, Little, Lovegrove, McCurdy, Martin, Mathias, Means, Mecredy, Meehan, A. F. Miller, H. A. Miller, S. G. Miller, Mitchell, Moore, Morrow, Morton, Orr, Ouram, Pallatt, Parker, Pavitt, E. W. Richards, Frank Richards, Roberts, Sayre, Scott, Seger, Seltzer, Shugart, Slater, Smedley, C. K. Smith, E. E. Smith, Spiel, F. Stevens, Stinger, Swain, Thackara, G. Thomas, W. S. Thomas, Thompson, Tongue, Van Osten, Thos. Wagner, Warren, Wolstencroft, Woodhead, and Hartman, *Pres't*—96.

NAYS—None.

A majority of the members elected having voted in the affirmative,

It was agreed to,

And the bill passed.

Also, moved to proceed to second reading of bill (Appendix No. 248) entitled "An Ordinance to authorize the Department of Public Works to pay certain bills for grading, paving and curb-setting."

Which was agreed to.

The first and only section was again read.

Mr. Meehan moved to amend by adding the following: "*Provided*, That the City Solicitor enter liens against the properties for the amount paid."

Which was agreed to.

The section as amended was agreed to.

The title was agreed to.

And the bill was laid over to print the amendment.

Select Council informed Common Council that they had passed resolution (Appendix No. 128) entitled "Resolution to meet in Joint Convention for the purpose of electing three directors of the Philadelphia and Erie Railroad Company."

Common Council proceeded to second reading of the resolution.

The resolution was again read, and agreed to.

The title was agreed to.

So Common Council concurred.

Mr. Dixon moved to proceed to second reading of bill (Appendix No. 250) entitled "An Ordinance granting permission to Henry Erdman & Sons to lay a terra cotta pipe under and across Frankford avenue, from 1810 to 1811 Frankford avenue, north of Montgomery avenue."

Which was agreed to.

The first and only section was again read, and agreed to.

The title was agreed to.

The bill was read a third time,

And on its final passage,

The yeas and nays were required according to law, and were as follows :

YEAS—Messrs. Abrahams, Amick, Balbirnie, Barton, Batt, Baumgaertel, Birch, Blackwood, Blake, Boorse, Borden, Bougher, B. H. Brown, Buchholz, Buck, Buckley, Conrad, Cornelius, Corson, Costello, Creadick, Davidson, Dixon, Doak, Edmonds, Eslen, Falbey, Firth, Funston, Garrett, Gilpin, Goodman, Gordon, Graham, Hahn, Hammond, Harvey, Hawkes, Hazlett, Heins, Hetzell, Hohl, Hults, Irvine, Irwin, Ivins, Kinsley, Kittams, Krisher, Kucker, Leithead, Leonard, Levering, Linton, Little, Lovegrove McAllister, McCurdy, Martin, Mathias, Means, Meeredy, A. F. Miller, H. A. Miller, S. G. Miller, Mingle, Mitchell, Moore, Morrow, Morton, Neill, Orr, Ouram, Pallatt, Pavitt, Quinn, E. W. Richards, Frank Richards, Roberts, Sayre, Scott, Seeds, Seger, Seltzer, Shugart, Slater, Smedley, C. K. Smith, E. E. Smith, Spiel, Stauffer, F. Stevens, Stinger, Swain, Thackara, G. Thomas, Thompson, Tongue, Van Osen, Wadsworth, G. H. Wagner, Thos. Wagner, Warren, Wolstencroft, and Woodhead—105.

NAYS—None.

A majority of the members elected having voted in the affirmative,

It was agreed to,

And the bill passed.

Also, moved to proceed to second reading of bill (Appendix No. 252) entitled "An Ordinance to authorize the grading of Bellevue, Beechwood, Butler, Carlisle, Callowhill, Chew, Camac, Eighth, Edgewood, "F," Forty-seventh, Fifty-sixth, Fifty-ninth, Grant, Hansberry, King, Martin, Norwood, Ontario, Righter, St. Vincent, Thirty-sixth, Sixtieth, Sixty-first, Sixty-fourth, Sixty-seventh, Salmon, Tackawanna, and Thirtieth streets; Allegheny, Kingsessing, Ridge, and Westminster avenues, and Wheat Sheaf lane."

Which was agreed to.

The first and only section was again read.

Also, moved to amend by inserting after the words "Coral street," the following: "Estaugh street, from Twentieth to Twenty-first street; Huntingdon street, from Twenty-ninth to Thirty-first street; Twenty-fourth street, from York to Huntingdon street; Snyder avenue, from Sixteenth to Seventeenth street."

Which was agreed to.

The section as amended was agreed to.

The title was read.

Also, moved to amend by adding the following: "Estaugh, Huntingdon and Twenty-fourth streets, and Snyder avenue."

Which was agreed to.

The title as amended was agreed to.

The amendments having been printed, by unanimous consent,

The bill was read a third time.

And on its final passage,

The yeas and nays were required according to law, and were as follows:

YEAS—Messrs. Abrahams, Allen, Amick, Anderson, Balbirnie, Barton, Batt, Baumgaertel, Birch, Blake, Boorse, Borden, Bougher, B. H. Brown, Buchholz, Buck, Buckley, Collins, Connell, Conrad, Cornelius, Corson, Creadick, Davidson, Dixon, Doak, Edmonds, Eslen, Falbey, Firth, Funston, Garrett, Gilpin, Goodman, Gordon, Graham, Hahn, Hammond, Harvey, Hawkes, Hazlett, Heins, Hetzell, Hohl, Hulst, Irvine, Irwin, Ivins, Kinsley, Kittams, Knight, Krisher, Kucker, Leithead, Leonard, Levering, Linton, Little, Lovegrove, McAllister, McCurdy, Martin, Mathias, Means, Mecredy, Meehan, Mercer, A. F. Miller, H. A. Miller, S. G. Miller, Mingle, Mitchell, Montgomery, Moore, Morrow, Morton, Neill, Orr, Ouram, Pallatt, Parker, Pavitt, Quinn, E. W. Richards, Frank Richards, Roberts, Sayre, Scott, Seger, Seltzer, Slater, Smedley, C. K. Smith, E. E. Smith, Spiel, Stauffier, F. Stevens, Stinger, Swain, Thackara, G. Thomas, W. S. Thomas, Thompson, Tongue, Van Osten, G. H. Wagner, Thos. Wagner, Warren, Wolstencroft, Woodhead, and Hartman, *Pres't*—111.

NAYS—None.

A majority of the members elected having voted in the affirmative,

It was agreed to,

And the bill passed.

Mr. Hulst moved to proceed to second reading of bill (Appendix No. 24) entitled "An Ordinance to revise the lines and grades of Abbottsford avenue, between Fox street and Wissahickon avenue, in the Thirty-eighth Ward."

Which was agreed to.

The first and only section was again read, and agreed to.

The title was agreed to.

The bill was read a third time,

And on its final passage,

The yeas and nays were required according to law, and were as follows :

YEAS—Messrs. Abrahams, Allen, Amick, Anderson, Barrows, Barton, Batt, Baumgaertel, Birch, Blackwood,

Blake, Boorse, Borden, Bougher, B. H. Brown, W. H. Brown, Buck, Buckley, Collins, Connell, Conrad, Cornelius, Corson, Creadick, Davidson, Dixon, Doak, Eslen, Falbey, Firth, Funston, Garrett, Gilpin, Goodman, Gordon, Graham, Hahn, Hammond, Harvey, Hawkes, Hazlett, Heins, Hetzell, Hohl, Hults, Irvine, Irwin, Ivins, Kinsley, Kittams, Knight, Krisher, Kucker, Leithead, Leonard, Levering, Linton, Lovegrove, Means, Mecredy, Meehan, Mercer, A. F. Miller, H. A. Miller, S. G. Miller, Mingle, Mitchell, Montgomery, Moore, Morton, Orr, Ouram, Pallatt, Parker, Pavitt, Quinn, E. W. Richards, Frank Richards, Roberts, Seger, Seltzer, Slater, Smedley, C. K. Smith, E. E. Smith, Spiel, Stauffer, F. Stevens, Stinger, Swain, Thackara, G. Thomas, W. S. Thomas, Thompson, Tongue, Van Osten, Wadsworth, G. H. Wagner, Thos. Wagner, Wolstencroft, Woodhead, and Hartman, *Pres't*—102.

NAYS—None.

A majority of the members elected having voted in the affirmative,

It was agreed to,

And the bill passed.

Also, moved to proceed to second reading of bill (Appendix No. 168) entitled "An Ordinance to authorize the construction of a building enclosing the deck of the pier at the foot of Arch street, and an enclosing building, with a pavilion, on the pier at the foot of Chestnut street, Delaware river; also, of a footway bridge across Delaware avenue, with steps as an approach to the upper deck of Chestnut street pier."

Which was agreed to.

The first section was again read, and agreed to.

The second section was again read, and agreed to.

The third section was again read, and agreed to.

The title was agreed to.

The bill was read a third time,

And on its final passage,

The yeas and nays were required according to law, and were as follows :

YEAS—Messrs. Abrahams, Allen, Amick, Anderson, Balbirnie, Barrows, Barton, Batt, Baumgaertel, Blackwood, Boorse, Borden, Bougher, Breitingner, B. H. Brown, W. H. Brown, Buchholz, Buck, Buckley, Collins, Connell, Cornelius, Corson, Costello, Creadick, Davidson, Dixon, Doak, Eslen, Firth, Funston, Garrett, Goodman, Gordon, Graham, Hahn, Hammond, Harvey, Heins, Hetzell, Hohl, Irvine, Ivins, Kinsley, Kittams, Knight, Krisher, Leithead, Levering, Linton, Little, Lovegrove, McAllister, Martin, Mathias, Meehan, A. F. Miller, H. A. Miller, S. G. Miller, Mingle, Mitchell, Moore, Morton, Orr, Ouram, Quinn, E. W. Richards, Frank Richards, Roberts, Seger, Seltzer, Slater, Smedley, C. K. Smith, E. E. Smith, Spiel, Stauffer, F. Stevens, Stinger, Swain, Thackara, G. Thomas, Thompson, Van Osten, Wadsworth, G. H. Wagner, Thos. Wagner, Warren, Wolstencroft, Woodhead, and Hartman, *Pres't*—91.

NAYS—None.

A majority of the members elected having voted in the affirmative,

It was agreed to,

And the bill passed.

Also, moved to proceed to second reading of bill (Appendix No. 164) entitled "An Ordinance to place on the City plan Oakdale, Myrtlewood, Hollywood, Thayer, Arbor, Sixty-second, Robinson, Bouvier, Quarry, Russell, and Schiller streets."

Which was agreed to.

The first and only section was again read, and agreed to.

The title was agreed to.

The bill was read a third time,

And on its final passage,

The yeas and nays were required according to law, and were as follows :

YEAS—Messrs. Abrahams, Allen, Amick, Balbirnie, Barrows, Barton, Batt, Baumgaertel, Birch, Blackwood,

Boorse, Bougher, Breiting, B. H. Brown, W. H. Brown, Buchholz, Buck, Buckley, Collins, Connell, Conrad, Cornelius, Costello, Dixon, Eslon, Firth, Funston, Garrett, Gilpin, Goodman, Gordon, Graham, Hahn, Hammond, Harvey, Hawkes, Hazlett, Heins, Hetzell, Hohl, Hults, Irvine, Ivins, Kinsley, Kittams, Knight, Krisner, Kucker, Leithead, Leonard, Levering, Linton, Little, Lovegrove, McCurdy, Martin, Mathias, Mecredy, Meehan, Mercer, A. F. Miller, H. A. Miller, Mingle, Mitchell, Montgomery, Moore, Morrow, Neill, Orr, Ouran, Parker, Pavitt, Quinn, E. W. Richards, Frank Richards, Roberts, Sayre, Scott, Seger, Seltzer, Slater, Smedley, C. K. Smith, E. E. Smith, Spiel, F. Stevens, Stinger, Swain, Thackara, G. Thomas, Thompson, Van Osten, Wadsworth, G. H. Wagner, Thos. Wagner, Warren, Warwick, Wolstencroft, Woodhead, and Hartman, *Pres't*—100.

NAYS—None.

A majority of the members elected having voted in the affirmative,

It was agreed to,

And the bill passed.

Common Council proceeded to second reading of Select Council bill (Appendix No. 84) entitled "An Ordinance to remit and readjust certain charges for water rent."

The first and only section was again read, and agreed to.

The title was agreed to.

The bill was read a third time,

And on its final passage,

The yeas and nays were required according to law, and were as follows :

YEAS—Messrs. Allen, Amick, Anderson, Barrows, Barton, Batt, Baumgaertel, Blackwood, Blake, Boorse, Borden, Breiting, B. H. Brown, W. H. Brown, Buchholz, Buck, Buckley, Connell, Conrad, Cornelius, Corson, Davidson, Dixon, Edmonds, Eslon, Firth, Funston, Garrett, Gilpin, Goodman, Gordon, Graham, Hahn, Hammond, Harvey, Hazlett, Heins, Hetzell, Hohl, Hults, Irvine, Irwin, Ivins, Kinsley, Kittams, Knight, Krisner,

Kucker, Leithead, Levering, Linton, Little, Lovegrove, McAllister, McCurdy, Martin, Meeredy, Meehan, Mercer, A. F. Miller, H. A. Miller, S. G. Miller, Mingle, Mitchell, Montgomery, Moore, Morton, Orr, Ouram, Pallatt, Parker, Pavitt, Quinn, E. W. Richards, Frank Richards, Roberts, Sayre, Scott, Seeds, Seger, Seltzer, Slater, C. K. Smith, E. E. Smith, Spiel, Stauffer, F. Stevens, Stinger, Swain, G. Thomas, W. S. Thomas, Thompson, Tongue, Van Osten, Wadsworth, G. H. Wagner, Thos. Wagner, Wolstencroft, Woodhead, and Hartman, *Pres't*—100.

NAYS—None.

A majority of the members elected having voted in the affirmative,

It was agreed to,

And the bill passed.

So Common Council concurred.

Also, proceeded to second reading of Select Council bill (Appendix No. 102) entitled "An Ordinance to authorize the purchase of ground on Adams street, Thirty-first Ward, for fire purposes."

The first section was again read, and agreed to.

The second section was again read, and agreed to.

The title was agreed to.

The bill was read a third time,

And on its final passage,

The yeas and nays were required according to law, and were as follows :

YEAS—Messrs. Abrahams, Allen, Amick, Balbirnie, Barrows, Barton, Batt, Baumgaertel, Birch, Blackwood, Blake, Boorse, Borden, Bougher, Breitingner, W. H. Brown, Buchholz, Buck, Buckley, Collins, Connell, Cornelius, Corson, Costello, Creadick, Davidson, Dixon, Eslen, Firth, Funston, Garrett, Gilpin, Gordon, Graham, Hahn, Hammond, Harvey, Hawkes, Hazlett, Heins, Hetzell, Hohl, Hults, Irvine, Irwin, Ivins, Kinsley, Kittams, Knight, Krisher, Kucker, Leithead, Leonard, Levering, Linton, Lovegrove, McAllister, McCurdy, Martin, Mathias, Means, Meeredy, Meehan, Mercer, A. F. Miller, H. A. Miller,

S. G. Miller, Mingle, Mitchell, Montgomery, Moore, Morrow, Morton, Neill, Orr, Ouram, Pallatt, Parker, Pavitt, Quinn, E. W. Richards, Frank Richards, Roberts, Sayre, Scott, Seger, Seltzer, Smedley, E. E. Smith, Spiel, Stauffer, F. Stevens, Swain, Thackara, G. Thomas, Thompson, Tongue, Van Osten, G. H. Wagner, Thos. Wagner, Warren, Woodhead, and Hartman, *Pres't*—103.

NAYS—None.

A majority of the members elected having voted in the affirmative,

It was agreed to,

And the bill passed.

So Common Council concurred.

JOINT CONVENTION.

The members of Select Council being introduced, and Select and Common Councils being assembled in Joint Convention, Mr. Miles, President of Select Council, in the Chair, who announced that the Convention had assembled for the purpose of electing three Directors of the Philadelphia and Erie Railroad Company, and declared nominations to be in order.

Mr. Clay (of Select Council) nominated James McManes.

Mr. Patton (of Select Council) nominated Wm. S. P. Shields.

Mr. Linton (of Common Council) nominated William Johnston.

Mr. Upperman (of Select Council) moved that they be elected by acclamation.

Which was unanimously agreed to.

And Messrs. James McManes; Wm. S. P. Shields and William Johnston were declared unanimously elected Directors of the Philadelphia and Erie Railroad Company for the ensuing term.

The purposes for which the Convention had assembled being accomplished, Select Council retired.

Mr. Dixon moved to proceed to second reading of bill (Appendix No. 253) entitled "An Ordinance to authorize the paving of Tenth, "G," Ontario, Gates, Martin, Wilde, King, Logan, Marion, Emerald, Sixty-seventh, Sixty-ninth, Yocum, "D," "F," Henvis, Lena, Marvine, Sundgard, Westmoreland, Filbert, Unruh, Carlisle, Clarion, Joyce, Kettlewell, Neff, Sixty-fourth, Indiana, Ontario, Nineteenth, Twentieth, and Somerset streets; Sedgley, Locust, Warrington and Allegheny avenues, and Wheat Sheaf lane."

Which was agreed to.

The first and only section was again read.

Also, moved to amend by inserting under streets to be paved with vitrified brick, the following: "Carlisle street, from Ontario to Tioga street; Estaugh street, from Twentieth to Twenty-first street;" also, by inserting under streets to be paved with sheet asphaltum, the following: "Huntingdon street, from Twenty-ninth to Thirty-first street; Twenty-fourth street, from York to Huntingdon street; Snyder avenue, from Sixteenth to Seventeenth street."

Which was agreed to.

The section as amended was agreed to.

The title was read.

Also, moved to amend by adding the following: "Estaugh Twenty-fourth and Huntingdon streets, and Snyder avenue."

Which was agreed to.

The title as amended was agreed to.

The amendments having been printed, by unanimous consent,

The bill was read a third time.

And on its final passage,

The yeas and nays were required according to law, and were as follows:

YEAS—Messrs. Abrahams, Allen, Barrows, Barton, Batt, Birch, Blackwood, Blake, Borden, Bougher, Breitingger, B. H. Brown, W. H. Brown, Buchholz, Buck,

Buckley, Connell, Corenlius, Corson, Costello, Creadick, Davidson, Dixon, Eslon, Firth, Garrett, Graham, Hahn, Hammond, Hawkes, Hazlett, Heins, Hohl, Hulst, Irvine, Ivins, Kinsley, Knight, Krisher, Kucker, Leithead, Levering, Linton, McAllister, McCurdy, Mathias, Meehan, Mercer, A. F. Miller, S. G. Miller, Mitchell, Morrow, Morton, Orr, Ouram, Parker, Pavitt, Quinn, E. W. Richards, Frank Richards, Roberts, Sayre, Scott, Seger, Seltzer, Slater, Smedley, C. K. Smith, E. E. Smith, Spiel, Stauffer, F. Stevens, G. Thomas, Thompson, Van Osten, Wadsworth, G. H. Wagner, Thos. Wagner, Warren, Woodhead, and Hartman, *Pres't*—81.

NAYS—None.

A majority of the members elected having voted in the affirmative,

It was agreed to,

And the bill passed.

Mr. Hulst moved to proceed to second reading of bill (Appendix No. 165), entitled "An Ordinance to authorize the revision of the grades on Grant street, between Frankford avenue and Tulip street, in the Thirty-fifth Ward."

Which was agreed to.

The first and only section was again read, and agreed to.

The title was agreed to.

The bill was read a third time,

And on its final passage,

The yeas and nays were required according to law, and were as follows :

YEAS—Messrs. Abrahams, Allen, Amick, Balbirnie, Barrows, Barton, Batt, Blake, Boorse, Borden, Bougher, Breiting, B. H. Brown, W. H. Brown, Buchholz, Buck, Buckley, Collins, Connell, Cornelius, Corson, Costello, Creadick, Dixon, Edmonds, Eslon, Funston, Garrett, Graham, Hahn, Hammond, Harvey, Hazlett, Heins, Hetzell, Hohl, Hulst, Irvine, Irwin, Kinsley, Kittams, Krisher, Kucker, Leithead, Leonard, Levering, Linton, McCurdy, Mathias, Meehan, A. F. Miller, H. A. Miller, S. G. Miller, Mingle, Mitchell, Montgomery, Moore, Morton, Orr, Ou-

ram, Pallatt, Parker, Pavitt, Quinn, Roberts, Sayre, Scott, Seger, Seltzer, Smedley, E. E. Smith, Spiel, Stauffer, F. Stevens, Stinger, Swain, G. Thomas, W. S. Thomas, Thompson, Tongue, Van Osten, Wadsworth, G. H. Wagner, Thos. Wagner, Warren, Wolstencroft, Woodhead, and Hartman, *Pres't*—88.

NAYS—None.

A majority of the members elected having voted in the affirmative,

It was agreed to.

And the bill passed.

Also, moved to proceed to second reading of bill* (Appendix No. 167) entitled "An Ordinance to strike from the City plan Burbridge street, from Upsal to Cliveden street."

Which was agreed to.

The first and only section was again read, and agreed to.

The title was agreed to.

The bill was read a third time,

And on its final passage,

The yeas and nays were required according to law, and were as follows:

YEAS—Messrs. Abrahams, Allen, Amick, Anderson, Balbirnie, Barrows, Barton, Batt, Baumgaertel, Blackwood, Blake, Boorse, Borden, Bougher, Breitingner, B. H. Brown, W. H. Brown, Buchholz, Buck, Buckley, Collins, Cornelius, Corson, Creadick, Davidson, Dixon, Edmonds, Eslon, Falbey, Graham, Hahn, Harvey, Heins, Hetzell, Hohl, Hults, Irwin, Kinsley, Kittams, Knight, Krisher, Leithead, Levering, Linton, McAllister, McCurdy, Matthias, Mecredy, Meehan, Mercer, A. F. Miller, H. A. Miller, Mingle, Mitchell, Moore, Morrow, Morton, Orr, Ouram, Parker, Pavitt, Quinn, Frank Richards, Roberts, Sayre, Seger, Seltzer, Slater, E. E. Smith, Spiel, Stauffer, F. Stevens, Swain, G. Thomas, W. S. Thomas, Tongue, Van Osten, Wadsworth, G. H. Wagner, Thos. Wagner, Warren, Woodhead, and Hartman, *Pres't*—83.

NAYS—None.

A majority of the members elected having voted in the affirmative.

It was agreed to,
And the bill passed.

Also, moved to proceed to second reading of bill (Appendix No. 216), entitled "An Ordinance to authorize the Department of Public Works to draw, and the City Controller to countersign warrants to pay bills for constructing sewers in front of narrow strips of ground in front of the road bed of the Philadelphia and Frankford Railroad Company, and in front of Odd Fellows' Cemetery.

Which was agreed to.

The first and only section was again read,

Mr. Anderson moved that the further consideration of the bill be postponed for the present.

Which was not agreed to.

The question recurring on agreeing to the section,

It was agreed to,

The title was agreed to.

The bill was read a third time,

And on its final passage,

The yeas and nays were required according to law, and were as follows :

YEAS—Messrs. Abrahams, Allen, Amick, Balbirnie, Barrows, Barton, Batt, Baumgaertel, Birch, Blackwood, Blake, Borden, Bougher, Breitingner, B. H. Brown, W. H. Brown, Buchholz, Buck, Buckley, Collins, Cornelius, Corson, Costello, Creadick, Davidson, DeHaven, Dixon, Doak, Edmonds, Eslon, Firth, Funston, Goodman, Gordon, Graham, Hahn, Hammond, Harvey, Hawkes, Heins, Hetzell, Hohl, Hults, Irvine, Irwin, Kinsley, Kittams, Knight, Krisher, Kucker, Leithead, Linton, Little, McAllister, Matthias, Means, Mecredy, Mercer, A. F. Miller, H. A. Miller, Mingle, Mitchell, Moore, Morton, Neill, Orr, Ouram, Pallatt, Parker, Pavitt, Quinn, Frank Richards, Sayre, Scott, Seeds, Seger, Seltzer, Slater, Smedley, E. E. Smith, Spiel, Stauffer, F. Stevens, Swain, Thackara, G. Thomas, W. S.

Thomas, Thompson, Tongue, Van Osten, Wadsworth, Thos. Wagner, Warren, Woodhead, and Hartman, *Pres't*—95.

NAYS—None.

A majority of the members elected having voted in the affirmative,

It was agreed to,

And the bill passed.

Mr. Hults moved to proceed to second reading of bill (Appendix No. 217) entitled "An Ordinance to place on the City plan Zoological, Budd and Bexley streets."

Which was agreed to.

The first and only section was again read, and agreed to

The title was agreed to.

The bill was read a third time,

And on its final passage,

The yeas and nays were required according to law, and were as follows:

YEAS—Messrs. Abrahams, Allen, Amick, Balbirnie, Barrows, Barton, Batt, Baumgaertel, Blake, Borden, Bougher, Breitingner, B. H. Brown, W. H. Brown, Buchholz, Buck, Buckley, Collins, Cornelius, Corson, Costello, Davidson, DeHaven, Dixon, Edmonds, Eslon, Firth, Funston, Garrett, Gilpin, Goodman, Gordon, Graham, Hahn, Hammond, Harvey, Hawkes, Heins, Hetzell, Hohl, Hults, Irvine, Irwin, Ivins, Kittams, Knight, Krisher, Kucker, Leithead, Leonard, Little, Lovegrove, McAllister, McCurdy, Mathias, Meeredy, Meehan, A. F. Miller, H. A. Miller, S. G. Miller, Mingle, Mitchell, Moore, Morrow, Morton, Neill, Ouram, Pallatt, Parker, Quinn, Frank Richards, Roberts, Sayre, Scott, Seger, Smedley, E. E. Smith, Stauffer, F. Stevens, Swain, Thackara, G. Thomas, Tongue, Van Osten, Wadsworth, G. H. Wagner, Warren, Wolstencroft, Woodhead, and Hartman, *Pres't*—90.

NAYS—None.

A majority of the members elected having voted in the affirmative,

It was agreed to,

And the bill passed.

Also, moved to proceed to second reading of bill (Appendix No. 219) entitled "An Ordinance to strike from the plan Clarkson avenue, from Fifth to Sixth street, and to place on the plan in lieu thereof Tabor road, between Fifth and Sixth streets."

Which was agreed to.

The first and only section was again read, and agreed to.

The title was agreed to.

The bill was read a third time,

And on its final passage,

The yeas and nays were required according to law, and were as follows :

YEAS—Messrs. Abrahams, Allen, Amick, Balbirnie, Barrows, Barton, Batt, Baumgaertel, Blake, Boorse, Borden, Bougher, Breiting, B. H. Brown, W. H. Brown, Buchholz, Buck, Buckley, Cornelius, Corson, Costello, Creadick, Davidson, DeHaven, Dixon, Edmonds, Firth, Funston, Garrett, Gilpin, Goodman, Gordon, Graham, Hammond, Harvey, Hetzell, Hohl, Hults, Irvine, Irwin, Ivins, Kinsley, Kittams, Knight, Kucker, Leithead, Leonard, Linton, Little, Lovegrove, McAllister, McCurdy, Martin, Mathias, Means, Meehan, A. F. Miller, H. A. Miller, S. G. Miller, Mingle, Mitchell, Moore, Morrow, Morton, Orr, Onram, Pallatt, Parker, Quinn, Roberts, Seger, Seltzer, Slater, Smedley, E. E. Smith, Spiel, Stauffer, F. Stevens, Swain, Thackara, G. Thomas, W. S. Thomas, Tongue, Van Osten, Wadsworth, G. H. Wagner, Thos. Wagner, Warren, Wolstencroft, and Hartman, *Pres't*—90.

NAYS—None.

A majority of the members elected having voted in the affirmative,

It was agreed to,

And the bill passed.

Also, moved to proceed to second reading of bill (Appendix No. 220) entitled "An Ordinance to revise the curb lines and make the necessary adjustments in the grades of Pennsylvania avenue, from Hamilton street to Twenty-seventh street."

Which was agreed to.

The first and only section was again read, and agreed to.

The title was agreed to.

The bill was read a third time,

And on its final passage,

The yeas and nays were required, according to law, and were as follows:

YEAS—Messrs. Abrahams, Allen, Amick, Balbirnie, Barrows, Barton, Baumgaertel, Blake, Borden, Bougher, Breitingner, B. H. Brown, Buchholz, Buck, Buckley, Cornelius, Corson, Costello, Davidson, DeHaven, Dixon, Edmonds, Eslen, Firth, Fnnston, Garrett, Gilpin, Goodman, Graham, Harvey, Heins, Hetzell, Hohl, Hults, Irwin, Kittams, Krisher, Kucker, Leithead, Leonard, Linton, Lovegrove, McAllister, McCurdy, Meecredy, Meehan, H. A. Miller, Mingle, Mitchell, Moore, Morrow, Morton, Neill, Ouram, Pallatt, Parker, Quinn, Frank Richards, Roberts, Scott, Seeds, Seger, Slater, Smedley, E. E. Smith, Spiel, F. Stevens, Swain, G. Thomas, W. S. Thomas, Tongue, Van Osten, Wadsworth, G. H. Wagner, Thos. Wagner, Warren, Woodhead, and Hartman, *Pres't*—78.

NAYS—None.

A majority of the members elected having voted in the affirmative,

It was agreed to,

And the bill passed.

Also, moved to proceed to second reading of bill (Appendix No. 221) entitled "An Ordinance to authorize the revision of the lines and grades of Stenton avenue, between Mt. Airy avenue and Washington lane, in the Twenty-second Ward."

Which was agreed to.

The first and only section was again read, and agreed to.

The title was agreed to.

The bill was read a third time,

And on its final passage,

The yeas and nays were required according to law, and were as follows:

YEAS—Messrs. Allen, Balbrinie, Barton, Blake, Borden, Bougher, Breiting, B. H. Brown, Buchholz, Buck, Buckley, Cornelius, Corson, DeHaven, Dixon, Edmonds, Eslen, Falbey, Firth, Funston, Garrett, Gilpin, Goodman, Gordon, Graham, Hahn, Hammond, Hawkes, Heins, Hetzell, Hohl, Hulst, Irwin, Kittams, Knight, Krisher, Kucker, Leithead, Leonard, Linton, McAllister, Mathias, Means, Mecredy, Meehan, A. F. Miller, H. A. Miller, S. G. Miller, Mingle, Mitchell, Moore, Morton, Neill, Ouram, Pallatt, Parker, Quinn, Frank Richards, Roberts, Sayre, Scott, Seeds, Slater, Smedley, E. E. Smith, Spiel, F. Stevens, Swain, Thackara, G. Thomas, W. S. Thomas, Van Osten, Wadsworth, G. H. Wagner, Thos. Wagner, Warren, and Hartman. *Pres't*—77.

NAYS—None.

A majority of the members elected having voted in the affirmative,

It was agreed to,

And the bill passed.

Select Council informed Common Council that they had received a report from the Committee on Street Passenger Railroads, with bill (Appendix No. 110) annexed entitled "An Ordinance authorizing the Roxborough, Chestnut Hill and Norristown Railway Company to connect its tracks and wires with the tracks and wires of the Wissahickon Electric Passenger Railway Company at the junction of certain streets, and to use electric motors on said connections, to be supplied from overhead wires."

Which they had passed.

Also, that they had received a report from the Electrical Committee, with bill (Appendix No. 112) annexed entitled "An Ordinance to authorize the United States Time and Weather Service Company to erect and maintain meteorological and time columns and to connect the same with underground wires."

Which they had passed.

Also, that they had received a report from the Committee on Law, with bill (Appendix No. 113) annexed entitled "An Ordinance to relieve the owners of property

on Manton street, between Twenty-fourth and Twenty-fifth streets, from the conditions of a bond, to place said street on the City plan."

Which they had passed.

Also, that they had received a further report from the same Committee, with bill (Appendix No. 115) annexed entitled "An Ordinance to further amend an ordinance approved the eighth day of November, 1894, entitled 'An Ordinance to revise the lines and grades of that portion of the Thirty-fourth Ward lying between Belmont avenue, Fifty-second street, Columbia (or Leidy) avenue, and Merion avenue.'"

Which they had passed.

Also, that they had received a further report from the same Committee, with bill (Appendix No. 116) annexed entitled "An Ordinance to further amend an ordinance entitled 'An Ordinance to license and regulate pawn-brokers,' approved January 19, 1856."

Which they had passed.

Also, that they had received a report from the Committee on Schools, with bill (Appendix No. 120) annexed entitled "An Ordinance to condemn for school purposes properties Nos. 1144, 1146 and 1148 Dunton street, Sixteenth Ward."

Which they had passed.

Also, that they had received a further report from the same Committee, with bill (Appendix No. 121) annexed entitled "An Ordinance to authorize the purchase of property at Girard avenue, Leopard and Dunton streets, Sixteenth Ward, for school purposes."

Which they had passed.

Also, that they had received a further report from the same Committee, with bill (Appendix No. 122) annexed entitled "An Ordinance to set aside buildings Nos. 429 and 431 Race street and buildings in court in the rear, adjoining the Northeast Grammar School, Sixth Section, owned by the City, for school purposes."

Which they had passed.

Also, that they had received a further report from the same Committee, with bill (Appendix No. 127) annexed entitled "An Ordinance to authorize the purchase of certain properties on the north side of Ontario street, west side of Fifteenth street, and the east side of Sydenham street, in the Thirty-eighth Ward, for school purposes."

Which they had passed.

Also, informed Common Council that they had concurred in the following, to wit:

"An Ordinance to authorize the paving of Clearfield, Dickinson, Eighteenth, Kent, Third, Twenty-ninth, Bloyd, Chew, Carswell, Devon, Forty-fourth, Fifty-ninth, Luzerne, Lombard, Melrose, Melville, Nelson, Pacific, Penn, Reger, Sprague, Stiles, Sixty-ninth, Seventieth, Twentieth, Underhill, Viola, Warren, Waterloo, Wade, Waverly, Wingohocking, Broad, Cedar, Fifty-sixth, Goodman, Huntingdon, Locust, Ludlow, Mather, Moss, Nineteenth, Pratt, Page, Sixteenth, Sixty-fifth, Tenth, Twenty-eighth, Thirtieth, Thirty-second, Thayer, Willow, and Westmoreland streets; Lansdowne, Merion, Sunnyside, Erie, Kershaw, Paschall, Roberts, Stenton and Allegheny avenues." (Appendix No. 185.)

"An Ordinance granting the consent of Councils to extend the boundaries of Cedar Hill Cemetery in the suburban portion of the Twenty-third Ward of the City of Philadelphia." (Appendix No. 209.)

"An Ordinance to authorize the opening of Loudon, Fifteenth, Engle, Duval, Forty-seventh, Fifty-first-and-a-half, and Rhawn streets, and Torresdale avenue." (Appendix No. 215.)

"An Ordinance to authorize the striking from the City plan of Luzerne street, from Frankford avenue to Amber street, in the Twenty-fifth Ward." (Appendix No. 218.)

"An Ordinance to authorize the purchase of a lot of ground, situate on the northwest side of Tacony street or State road, adjoining the present police and fire station, in Tacony, in the Thirty-fifth Ward of the City of Philadelphia, and to make an appropriation therefor." (Appendix No. 233.)

"An Ordinance to increase the salary of the Chief Engineer and Surveyor and making an appropriation therefor." (Appendix No. 234.)

"An Ordinance to approve the contract and surety of E. D. Smith & Company for the construction of the work appurtenant to the temporary track connections from Hamilton street to the Baldwin Locomotive Works, between Broad and Fifteenth streets, being what is known as contract No. 45, of the Reading Subway, for the Bureau of Surveys." (Appendix No. 235.)

"An Ordinance to authorize the Department of Public Safety (Bureau of City Property) to lease the old Lazaretto property to the Athletic Club of Philadelphia." (Appendix No. 237.)

"Resolution "A" of instruction to the Clerks of Councils to have a page set apart in the Journals of Select and Common Councils, containing a minute of the death of Mr. Charles F. Iseminger, and the Clerk of Common Council to have a portrait of Mr. Charles F. Iseminger painted and hung upon the wall of the Finance Committee room." (Appendix No. 238.)

"Resolution "B" relative to the death of Mr. Charles F. Iseminger, late a member of Common Council," (Appendix No. 238.)

"An Ordinance to enter satisfaction on the official bonds of Thomas L. Hicks, late Chief of the Bureau of Highways, Department of Public Works, and William K. Park, late Chief of the Bureau of Gas, Department of Public Works." (Appendix No. 247.)

"An Ordinance to authorize the grading of Bellevue, Beechwood, Butler, Carlisle, Callowhill, Chew, Camac, Eighth, Edgewood, "F," Forty-seventh, Fifty-sixth, Fifty-ninth, Grant, Hansberry, King, Martin, Norwood, Ontario, Righter, St. Vincent, Thirty-sixth, Sixtieth, Sixty-first, Sixty-fourth, Sixty-seventh, Salmon, Tackawanna, and Thirtieth streets; Allegheny, Kingsessing, Ridge, and Westminster avenues, and Wheat Sheaf lane, Estaugh, Huntingdon and Twenty-fourth streets and Snyder avenue." (Appendix No. 252.)

"An Ordinance to authorize the paving of Tenth, "G," Ontario, Gates, Martin, Wilde, King, Logan, Marion, Emerald, Sixty-seventh, Sixty-ninth, Yocum, "D," "F," Hervis, Lena, Marvine, Sundgard, Westmoreland, Filbert, Unruh, Carlisle, Clarion, Joyce, Kettlewell, Neff, Sixty-fourth, Indiana, Ontario, Nineteenth, Twentieth, and Somerset streets; Sedgley, Locust, Warrington, and Allegheny avenues, and Wheat Sheaf lane, Estaugh, Twenty-fourth and Huntingdon streets and Snyder avenue." (Appendix No. 253.)

"An Ordinance to authorize the revision of lines and grades of Delaware avenue, from Vine street to Fairmount avenue, in the Eleventh Ward." (Appendix No. 260.)

"An Ordinance to revise the lines and grades of that portion of the City plan between the north side of Willow street, and the south side of Callowhill street, east of Front street, in the Eleventh Ward, and to authorize the Philadelphia and Reading Railway Company to rearrange their present and to lay additional tracks in said territory and the tracks connecting therewith." (Appendix No. 261.)

"Resolution of request to the Director of the Department of Public Works to confer with the officials of the Union Traction Company, to have Locust street, between Broad and Thirteenth streets, re-surfaced with sheet asphaltum." (Appendix No. 271.)

Mr. Linton moved that Common Council do now adjourn.

Which was agreed to.

So Common Council adjourned.

Thursday, March 24, 1898.

A Special Meeting of Common Council was held this day pursuant to the following call:

Philadelphia, March 17, 1898.

GEORGE W. KOCHERSPERGER, Esq.,
Chief Clerk of Common Council.

DEAR SIR:—Please call a Special Meeting of Common Council for Thursday, 24th inst., at 3 o'clock P. M., for the transaction of general business, oblige,

Yours truly,
WENCEL HARTMAN,
President of Common Council.

Members present:

Messrs. Abrahams, Allen, Amick, Anderson, Balbirnie, Barrows, Barton, Batt, Baumgaertel, Birch, Blake, Boorse, Borden, Bougher, Breiting, B. H. Brown, W. H. Brown, Buchholz, Buck, Buckley, Collins, Connell, Cornelius, Corson, Costello, Creadick, Davidson, DeHaven, Dixon, Edmonds, Erdin, Eslen, Falbey, Firth, Funston, Garrett, Gilpin, Goodman, Gordon, Graham, Hahn, Hammond, Harvey, Hawkes, Hazlett, Heins, Henry, Hetzell, Hohl, Hults, Irwin, Ivins, Kinsley, Kittams, Krisher, Kucker, Leithead, Leonard, Levering, Linton, Lovegrove, McAllister, McCullough, McCurdy, Martin, Mathias, Means, Mercedy, Meehan, Mercer, A. F. Miller, H. A. Miller, S. G. Miller, Mingle, Mitchell, Montgomery, Moore, Morrow, Morton, Neill, Orr, Ouram, Pallatt, Parker, Pavitt, Perry, Quinn, E. W. Richards, Frank Richards, Roberts, Sayre, Scott, Seeds, Seger, Seltzer, Shugart, Slater, Smedley, C. K. Smith, E. E. Smith, Spiel, Stauffer, Steger, A. F. Stevens, F. Stevens, Stevenson, Stinger, Swain, Thackara, G. Thomas, W. S. Thomas, Thompson, Tongue, Van Osten, Wadsworth, G. H. Wagner, Thos. Wagner, Warren, Wolstencroft, Woodhead, and Hartman, *Pres't.*

The President presented the following:

Philadelphia, March 24, 1898.

WENCEL HARTMAN, ESQ., .

President of Common Council.

DEAR SIR:—Please excuse me from meeting of Common Council to-day as I am still suffering from “la grippe.”

Yours truly,

D. S. B. CHEW.

—

Philadelphia, March 24, 1898.

WENCEL HARTMAN, ESQ.,

President of Common Council.

DEAR SIR:—This is to certify that I have been attending Mr. George W. Conrad for a very severe attack of “la grippe,” since Thursday last. His condition is now improving but he will be unable to leave his home to attend Special Meeting of Common Council on Thursday, March 24, 1898.

He has requested me to write this for the purpose of having him excused from attending above meeting.

Yours respectfully,

LUDWIG LOEB, M. D.

The Secretary to the Mayor was introduced, when he presented a message in writing from the Mayor, transmitting a communication from the Director of the Department of Public Works, containing a report made in accordance with resolution of Councils passed March 17, 1898, relative to the re-surfacing of Locust street, between Broad and Thirteenth streets, together with a copy of a letter addressed to the Director of the Department of Public Works by Mr. John Lowber Welsh, President of the Union Traction Company. (*Appendix No. 272.*)

Which was read, and referred to the Committee on Highways.

The President presented a communication from the City Solicitor, submitting copy of the report of the jury in the matter of the widening of Arch street at No. 817, filed March 22, 1898. (*Appendix No. 273.*)

Which was read, and referred to the Committee on Highways.

Also, presented the following:

Philadelphia, March 24, 1898.

WENCEL HARTMAN, Esq.,

President of Common Council.

DEAR SIR:—It gives me great pleasure to extend to you and to the members of Common Council an invitation on behalf of the Law Association of Philadelphia to be present at the installation of its library in the rooms provided for its accommodation at No. 600, City Hall, on Wednesday next, the 30th instant, at three o'clock P. M.

Trusting that the engagements of yourself and the members of Common Council will permit them to be present, I beg to remain,

Yours respectfully,

GEO. TUCKER BISPHAM,

Chancellor Law Association.

Mr. Corson moved that the invitation be accepted.

Which was agreed to.

The President presented a communication from Greble Post No. 10, G. A. R., urging upon Councils a favorable consideration of the bill appropriating the sum of eight thousand (\$8,000) dollars to the Grand Army Posts of Philadelphia to assist in defraying the expenses incident to Memorial Day.

Which was read, and referred to the Committee on Finance.

Also, presented a communication from the Manufacturers Club of Philadelphia, submitting copy of resolutions adopted at a meeting of the Club held March 21, 1898,

requesting Councils to pass at the earliest possible moment such ordinances as will provide by filtration for the purification of the water supply of the City.

Which was read, and referred to the Joint Committees on Water and Finance.

Mr. Seeds, Chairman of the Committee on Finance, presented a report, with bill annexed entitled "An Ordinance to authorize the necessary work of grading, paving and construction of drains, etc., on Germantown and Perkiomen turnpikes, from Hillcrest avenue to the County line, and to authorize a transfer of twenty thousand (20,000) dollars in the annual appropriation to the Department of Public Works (Bureau of Highways), for the year 1898, for the payment of said work." (*Appendix No. 274.*)

Which was laid over to be printed.

Mr. Costello, Chairman of the Special Committee of Common Council, appointed to investigate the charges of attempted bribery made by Walter N. Stevenson, member of Common Council from the Thirty-second Ward, relative to the passage of Select Council bill (*Appendix No. 85, Vol. I.*), also the lease of the Philadelphia Gas Works to the United Gas Improvement Company presented a report with a resolution annexed entitled "Resolution of instruction to the Clerk of Common Council to refer to the District Attorney the report and testimony taken before the Special Committee, appointed to investigate the charges of attempted bribery made by Walter N. Stevenson, member of Common Council from the Thirty-second Ward, relative to the passage of Select Council bill (*Appendix No. 85, Vol. I.*)" (*Appendix No. 275.*)

Also, moved to proceed to second reading of the resolution.

Which was agreed to.

The resolution was again read, and agreed to.

The title was agreed to.

Mr. Seeds moved to proceed to second reading of resolution (*Appendix No. 208*) entitled "Resolution discharg-

ing the Committee on Finance from the further consideration of bill entitled "An Ordinance to make an appropriation to the annual appropriation to the Department of City Treasurer, for the year 1898, for the purpose of reimbursing Richard G. Oellers, for money expended in entering security as Treasurer of the City of Philadelphia."

Which was agreed to.

The resolution was again read, and agreed to.

The title was agreed to.

Mr. Dixon moved to proceed to third reading of bill (Appendix No. 248) entitled "An Ordinance to authorize the Department of Public Works to pay certain bills for grading, paving and curb-setting."

Which was agreed to.

The bill was read a third time,

And on its final passage,

The yeas and nays were required according to law, and were as follows:

YEAS—Messrs. Abrahams, Allen, Amick, Anderson Barrows, Barton, Batt, Baungaertel, Birch, Blake, Borden, Bougher, B. H. Brown, W. H. Brown, Buchholz, Buck, Buckley, Collins, Cornelius, Corson, Costello, Creadick, Davidson, DeHaven, Dixon, Edmonds, Eslen, Firth, Funston, Garrett, Gilpin, Gordon, Graham, Hahn, Hammond, Harvey, Hawkes, Hazlett, Heins, Henry, Hetzell, Hohl, Hults, Irwin, Ivins, Kinsley, Kittams, Krisher, Kucker, Leithead, Leonard, Levering, Linton, Lovegrove, McAllister, Martin, Mathias, Means, Mecredy, Meehan, Mercer, A. F. Miller, H. A. Miller, S. G. Miller, Mingle, Mitchell, Moore, Neill, Orr, Pallatt, Parker, Pavitt, Quinn, Frank Richards, Roberts, Sayre, Scott, Seeds, Seger, Seltzer, Shugart, Smedley, C. K. Smith, E. E. Smith, Spiel, Stauffer, Steger, A. F. Stevens, F. Stevens, Stevenson, Stinger, Swain, G. Thomas, W. S. Thomas, Thompson, Tongue, aVn Osten, Wadsworth, G. H. Wagner, Thos. Wagner, Warren, Wolstencroft, Woodhead, and Hartman, *Pres't*—104.

NAYS—None.

A majority of the members elected having voted in the affirmative,

It was agreed to,

And the bill passed.

Also, moved to proceed to second reading of bill (Appendix No. 249) entitled "An Ordinance to authorize the Department of Public Works to pay for curb-setting on Manayunk avenue and Wood street."

Which was agreed to,

The first and only section was again read.

Also, moved to amend by adding the following: "*Provided*, That the City Solicitor enter liens against the properties for the amounts paid."

Which was agreed to.

The section as amended was agreed to.

The title was agreed to.

The preambles were agreed to.

The amendment having been printed, by unanimous consent,

The bill was read a third time,

And on its final passage,

The yeas and nays were required according to law, and were as follows :

YEAS—Messrs. Abrahams, Allen, Amick, Anderson Barrows, Barton, Batt, Birch, Blake, Borden, Bougher, B. H. Brown, W. H. Brown, Buchholz, Buck, Buckley, Collins, Connell, Cornelius, Corson, Costello, Creadick, Davidson, DeHaven, Dixon, Edmonds, Erdin, Eslen, Falbey, Firth, Funston, Garrett, Gilpin, Gordon, Hahn, Hammond, Harvey, Hawkes, Hazlett, Heins, Hetzell, Hohl, Hulst, Irwin, Kinsley, Kittams, Krisher, Kucker, Leithhead, Leonard, Levering, Linton, Lovegrove, McAllister, McCurdy, Martin, Mathias, Means, Mecredy, Meehan, Mercer, A. F. Miller, H. A. Miller, S. G. Miller, Mingle, Mitchell, Moore, Morton, Neill, Orr, Ouram, Pallatt, Parker, Pavitt, Quinn, E. W. Richards, Frank Richards, Roberts, Sayre, Scott, Seeds, Seger, Seltzer, Smedley, C. K. Smith, Spiel, Stauffer, Steger, A. F. Stevens, F. Stev-

ens, Stevenson, Stinger, Swain, G. Thomas, Thompson, Tongue, Van Osten, G. H. Wagner, Thos. Wagner, Warren, Wolstencroft, Woodhead, and Hartman, *Pres't*—103.

NAYS—None.

A majority of the members elected having voted in the affirmative,

It was agreed to,

And the bill passed.

Also, moved to proceed to second reading of bill (Appendix No. 251) entitled "An Ordinance to authorize the opening of Rising Sun and Torresdale avenues; Luzerne, Third, Green, Hagerman, Thirty-third, Thirty-fourth, Forty-seventh, Sixty-first, Pike, Wayne and Fountain streets, and St. Luke's place.

Which was agreed to.

The first section was again read, and agreed to.

The second section was again read, and not agreed to.

The title was agreed to.

The bill was read a third time,

And on its final passage,

The yeas and nays were required, according to law, and were as follows :

YEAS—Messrs. Allen, Anderson, Barrows, Barton, Baumgaertel, Birch, Breitingner, W. H. Brown, Buckley, Collins, Connell, Corson, Costello, Creadick, Davidson, DeHaven, Dixon, Edmonds, Funston, Gilpin, Goodman, Gordon, Graham, Hawkes, Hazlett, Hetzell, Hohl, Hulst, Irwin, Kittams, Kucker, Leithead, Levering, Linton, Lovegrove, Mathias, Meehan, Mercer, S. G. Miller, Mitchell, Moore, E. W. Richards, Roberts, Sayre, Seeds, C. K. Smith, Spiel, Steger, F. Stevens, Swain, G. Thomas, Thompson, Tongue, Wadsworth, Thos. Wagner, Woodhead, and Hartman, *Pres't*—57.

NAYS—Messrs. Balbirnie, Blake, Boorse, Borden, Bougher, Buchholz, Buck, Cornelius, Erdin, Eslen, Falbey, Firth, Garrett, Hahn, Hammond, Harvey, Heins, Henry, Ivins, Kinsley, Krisher, Leonard, McAllister, McCurdy, Martin, Meeredy, A. F. Miller, Mingle, Montgomery,

Morton, Neill, Orr, Pallatt, Parker, Pavitt, Perry, Quinn, Frank Richards, Scott, Seger, Shugart, Smedley, E. E. Smith, Stauffer, Stinger, Van Osten, G. H. Wagner, and Warren—48.

Less than a majority of the members elected having voted in the affirmative,

It was not agreed to,

And the bill fell.

Mr. Hults moved to proceed to second reading of bill (Appendix No. 254) entitled "An Ordinance to place all dredged material taken from the Delaware and Schuylkill rivers and tributaries thereto beyond high water mark within the City limits."

Which was agreed to.

The first and only section was again read and agreed to.

The title was agreed to.

The bill was read a third time,

And on its final passage,

The yeas and nays were required according to law, and were as follows:

YEAS—Messrs. Allen, Amick, Balbirnie, Barrows, Barton, Batt, Baumgaertel, Birch, Blake, Boorse, Borden, Bougher, Breiting, W. H. Brown, Buchholz, Buck, Buckley, Connell, Cornelius, Corson, Costello, Creadick, Davidson, DeHaven, Dixon, Edmonds, Erdin, Eslen, Falbey, Firth, Funston, Garrett, Gilpin, Goodman, Graham, Hammond, Harvey, Hawkes, Hazlett, Hetzell, Hohl, Hults, Irwin, Ivins, Kinsley, Kittams, Krisher, Kucker, Leithead, Leonard, Levering, Lovegrove, McCurdy, Martin, Mathias, Means, Meehan, Mercer, H. A. Miller, Mingle, Mitchell, Montgomery, Moore, Neill, Ouram, Pallatt, Parker, Pavitt, Perry, Quinn, E. W. Richards, Frank Richards, Roberts, Scott, Seeds, Seger, Seltzer, Smedley, C. K. Smith, E. E. Smith, Spiel, Stauffer, Steger, F. Stevens, Stevenson, Swain, Thackara, G. Thomas, Thompson, Tongue, Van Osten, Wadsworth, G. H. Wagner, Thos. Wagner, Warren, Woodhead, and Hartman, *Pres't*—97.

NAYS—None.

A majority of the members elected having voted in the affirmative,

It was agreed to,
And the bill passed.

Also, moved to proceed to second reading of bill (Appendix No. 255) entitled "An Ordinance to construct sewers in Arch, Atlantic, Alfred, Apple, Belgrade, Baker, Baldwin, Boone, Cresson, Canton, Croskey, Dexter, Fleming, Fountain, Freedley, Forty-fourth, Fifty-second, Fifty-third, Gates, Goodman, Hutchinson, Hermitage, "H." Haverford, Jamestown, Ludlow, Levering, Locust, Markle, Martin, Mansion, Mitchell, Newhall, Ontario, Ogle, Pine, Priscilla, Pechin, Rector, Randolph, St. David, Sundgard, Silverwood, Sheldon, St. James, Sixtieth, Sixty-fourth, Seventy-second, Thirtieth, Tenth, Twenty-sixth, Thayer, Thompson, Tulpehocken, Terrace, Tower, Umbria, Vassar, Vine, Waverly, Westmoreland, Wilde, Wayne and Yocum streets; Erie, Fishers, Freeland, Kensington, Leverington, Powelton, Pulaski, Ripka, Ridge, Washington, Warrington, Westminster, and York avenues; Walnut lane, and Old York road."

Which was agreed to.

The first section was again read.

Also, moved to amend by striking out the following: "Wilde street, from Mallary street to Leverington avenue; and Leverington avenue, from Fleming street to Ridge avenue."

Which was agreed to.

The question being on agreeing to the section as amended,

Also, moved to further amend by striking out in the fifth line the word "Fifty-sixth," and inserting the word "Fifty-seventh."

Also, by adding the following: "Waverly street, from Forty-fifth to Forty-sixth street; and Forty-sixth street, from Waverly to Pine street."

Which was agreed to.

The section as amended was agreed to.

The second section was again read, and agreed to.

The third section was again read, and agreed to.

The fourth section was again read, and agreed to.

The title was read.

Also, moved to amend by inserting the word "Forty-sixth," after the word "Twenty-fourth."

Which was agreed to.

The title as amended was agreed to.

The amendments having been printed, by unanimous consent,

The bill was read a third time,

And on its final passage,

The yeas and nays were required according to law, and were as follows :

YEAS—Messrs. Abrahams, Allen, Amick, Anderson Balbirnie, Barrows, Barton, Batt, Baumgaertel, Birch, Blake, Boorse, Borden, Bougher, Breiting, B. H. Brown, W. H. Brown, Buchholz, Buck, Buckley, Connell, Cornelius, Corson, Costello, Creadick, Davidson, Dixon, Eslen, Falbey, Funston, Goodman, Graham, Hammond, Harvey, Hawkes, Heins, Hetzell, Hohl, Hults, Irwin, Ivins, Kinsley, Kittams, Krisher, Kucker, Leithead, Leonard, Levering, Linton, Lovegrove, McAllister, McCullough, McCurdy, Martin, Means, Meehan, Mercer, A. F. Miller, H. A. Miller, S. G. Miller, Mingle, Mitchell, Montgomery, Moore, Morrow, Neill, Ouram, Pallatt, Parker, Perry, Quinn, E. W. Richards, Frank Richards, Roberts, Sayre, Seeds, Seger, Seltzer, Shugart, C. K. Smith, E. E. Smith, Spiel, Stauffer, Steger, F. Stevens, Stevenson, Stinger, Swain, Thackara, G. Thomas, Thompson, Tongue, Van Osten, Wadsworth, G. H. Wagner, Thos. Wagner, Warren, Woodhead, and Hartman, *Pres't*—99.

NAYS—None.

A majority of the members elected having voted in the affirmative,

It was agreed to,

And the bill passed.

Also, moved to proceed to second reading of bill (Appendix No. 256) entitled "An Ordinance to place on the City plan Fitzgerald, Earl, George, Naudain, Paxon, Oakdale, Stanley, Corlies, Lambert, Woodstock, Colwyn, Jerome, Edgewood, Bailey and Taney streets, and Hart lane."

Which was agreed to.

The first section was again read.

Also, moved to amend by adding at end of first proviso the following:

"Provided further, That the owners of one-half the foot frontage affected by the change of the lines of Hart lane as herein authorized shall first enter into an agreement satisfactory to the City Solicitor not to claim any damages by reason of the placing of Hart lane on the City plan as herein authorized and its subsequent opening upon those lines."

Which was agreed to.

The section as amended was agreed to.

The title was agreed to.

The amendment having been printed, by unanimous consent,

The bill was read a third time.

And on its final passage,

The yeas and nays were required according to law, and were as follows:

YEAS—Messrs. Abrahams, Allen, Anderson, Balbirnie, Barrows, Barton, Batt, Baumgaertel, Birch, Blake, Boorse, Borden, Bougher, Breitingen, B. H. Brown, W. H. Brown, Buchholz, Buck, Buckley, Connell, Cornelius, Corson, Costello, Creadick, Davidson, DeHaven, Dixon, Edmonds, Eslen, Falbey, Funston, Goodman, Graham, Hahn, Hammond, Hawkes, Hazlett, Heins, Hetzell, Hohl, Hults, Irwin, Kittams, Krisher, Kucker, Leithead, Leonard, Linton, McAllister, McCullough, McCurdy, Mathias, Means, Meredy, Meehan, Mercer, A. F. Miller, H. A. Miller, S. G. Miller, Mingle, Mitchell, Montgomery, Moore, Morrow, Morton, Neill, Orr, Ouram, Pallatt, Parker, Pavitt, Quinn, E. W. Richards, Frank Richards, Roberts, Sayre,

Scott, Seeds, Seger, Seltzer, Shugart, Smedley, C. K. Smith, E. E. Smith, Spiel, Stauffer, Steger, F. Stevens, Stinger, Thackara, G. Thomas, W. S. Thomas, Thompson, Tongue, Van Osten, Wadsworth, G. H. Wagner, Thos. Wagner, and Hartman, *Pres't*—99.

NAYS—None.

A majority of the members elected having voted in the affirmative,

It was agreed to,

And the bill passed.

Also, moved to proceed to second reading of bill (Appendix No. 257) entitled "An Ordinance authorizing the Department of Public Works to widen Gray's Ferry avenue, on the north side, a further width of 26 feet along the line of the east abutment of the Gray's Ferry bridge now on the City plan."

Which was agreed to.

The first and only section was again read, and agreed to.

The title was agreed to.

The bill was read a third time,

And on its final passage,

The yeas and nays were required according to law, and were as follows :

YEAS—Messrs. Abrahams, Allen, Amick, Anderson, Barrows, Barton, Batt, Baumgaertel, Birch, Boorse, Borden, Breiting, B. H. Brown, W. H. Brown, Buchholz, Buck, Collins, Connell, Cornelius, Corson, Creadick, Davidson, DeHaven, Dixon, Edmonds, Eslon, Funston, Garrett, Gilpin, Goodman, Graham, Hahn, Hammond, Harvey, Hawkes, Hazlett, Heins, Henry, Hetzell, Hohl, Hulst, Irwin, Kinsley, Kittams, Krisher, Leithead, Leonard, Linton, McAllister, McCurdy, Mathias, Means, Mecredy, Meehan, Mercer, A. F. Miller, H. A. Miller, S. G. Miller, Mitchell, Moore, Morton, Neill, Ouram, Pallatt, Parker, Pavitt, Perry, Quinn, Frank Richards, Roberts, Sayre, Scott, Seeds, Seger, Seltzer, Shugart, Slater, Smedley, C. K. Smith, E. E. Smith, Spiel, Stauffer, Steger, F. Stevens, Swain, Thackara, G. Thomas, Thompson, Tongue,

Van Osten, Wadsworth, G. H. Wagner, Thos. Wagner, Warren, and Hartman, *Pres't*—95.

NAYS—None.

A majority of the members elected having voted in the affirmative,

It was agreed to,

And the bill passed.

Mr. Roberts moved to proceed to the nomination and election of a member of the Board of Trustees of the Free Library of Philadelphia.

Which was agreed to.

The President declared nominations to be in order.

Mr. Roberts nominated Joseph G. Rosengarten, Esq.

Mr. Linton moved that he be elected by acclamation.

Which was unanimously agreed to.

And Joseph G. Rosengarten, Esq., was declared unanimously elected a member of the Board of Trustees of the Free Library of Philadelphia for the ensuing term.

Mr. Hulst moved to proceed to second reading of bill (Appendix No. 259) entitled "An Ordinance to authorize a re-survey and revision of lines and grades of City plan No. 194, in the Nineteenth Ward."

Which was agreed to.

The first and only section was again read, and agreed to

The title was agreed to.

The bill was read a third time,

And on its final passage,

The yeas and nays were required according to law, and were as follows :

YEAS—Messrs. Abrahams, Allen, Barrows, Barton, Batt, Baumgaertel, Birch, Boorse, Bretinger, B. H. Brown, W. H. Brown, Buchholz, Buck, Buckley, Connell, Cornelius, Corson, Costello, Creadick, Davidson, De Haven, Dixon, Edmonds, Erdin, Falbey, Firth, Funston, Garrett, Gilpin, Goodman, Graham, Hahn, Hammond, Harvey, Hawkes, Heins, Henry, Hetzell, Hohl, Hulst,

Ivins, Kinsley, Krisher, Kucker, Leithead, Leonard, McAllister, McCurdy, Martin, Mathias, Mecredy, Meehan, Mercer, A. F. Miller, H. A. Miller, S. G. Miller, Mitchell, Montgomery, Moore, Morton, Neill, Orr, Ouram, Pallatt, Pavitt, Perry, Quinn, E. W. Richards, Frank Richards, Roberts, Sayre, Scott, Seeds, Seger, Seltzer, Shugart, Smedley, C. K. Smith, E. E. Smith, Spiel, Steger, F. Stevens, Stevenson, Thackara G. Thomas, W. S. Thomas, Thompson, Tongue, Van Osten, Wadsworth, G. H. Wagner, Thos. Wagner, Warren, Woodhead, and Hartman, *Pres't*—95.

NAYS—None.

A majority of the members elected having voted in the affirmative,

It was agreed to,

And the bill passed.

Also, moved to proceed to second reading of bill (Appendix No. 262) entitled "An Ordinance to revise the lines and grades of Fifty-seventh street, from Hoffman street to Baltimore avenue, in the Twenty-seventh Ward."

Which was agreed to.

The first and only section was again read, and agreed to.

The title was agreed to.

The bill was read a third time,

And on its final passage,

The yeas and nays were required according to law, and were as follows:

YEAS—Messrs. Abrahams, Allen, Amick, Balbirnie, Barrows, Barton, Baumgaertel, Birch, Blake, Boorse, Bougher, Breitingner, B. H. Brown, W. H. Brown, Buchholz, Buck, Buckley, Collins, Connell, Cornelius, Corson, Costello, Creadick, Davidson, DeHaven, Dixon, Edmonds, Eslen, Falbey, Firth, Garrett, Goodman, Graham, Hahn, Hammond, Harvey, Hawkes, Heins, Henry, Hetzell, Hohl, Hulst, Irwin, Ivins, Kinsley, Krisher, Kucker, Leithead, Leonard, Lovegrove, McAllister, McCurdy, Martin, Means, Meehan, Mercer, A. F. Miller, H. A. Miller, S. G. Miller, Mingle, Mitchell, Montgomery, Moore, Morrow, Morton,

Pallatt, Parker, Pavitt, Perry, Quinn, E. W. Richards, Frank Richards, Roberts, Scott, Seger, Seltzer, Smedley, C. K. Smith, E. E. Smith, Spiel, Stauffer, F. Stevens, Swain, G. Thomas, Thompson, Tongue, Van Osten, Wadsworth, G. H. Wagner, Warren, Woodhead, and Hartman, *Pres't*—92.

NAYS—None.

A majority of the members elected having voted in the affirmative,

It was agreed to,

And the bill passed.

Also, moved to proceed to second reading of bill (Appendix No. 263) entitled "An Ordinance to revise the lines and grades of that portion of the City plan No. 178, bounded by Broad, Fifteenth and Sommerville streets and Duncannon avenue."

Which was agreed to.

The first and only section was again read, and agreed to.

The title was agreed to.

The bill was read a third time,

And on its final passage,

The yeas and nays were required according to law, and were as follows :

YEAS—Messrs. Abrahams, Allen, Amick, Balbirnie, Barrows, Barton, Baumgaertel, Birch, Blake, Boorse, Bougher, Breitingner, B. H. Brown, W. H. Brown, Buchholz, Buck, Connell, Cornelius, Corson, Costello, Davidson, DeHaven, Dixon, Edmonds, Eslen, Falbey, Firth, Funston, Garrett, Goodman, Gordon, Graham, Hammond, Hawkes, Hetzell, Hohl, Hults, Kinsley, Krisher, Kucker, Leithead, Leonard, Linton, Lovegrove, McAllister, McCurdy, Martin, Mathias, Mecredy, Meehan, Mercer, A. F. Miller, H. A. Miller, S. G. Miller, Mingle, Montgomery, Moore, Morrow, Neill, Orr, Ouram, Parker, Perry, Quinn, E. W. Richards, Frank Richards, Roberts, Sayre, Scott, Seeds, Seger, Seltzer, Shugart, Slater, Smedley, C. K. Smith, E. E. Smith, Spiel, Stauffer, F. Stevens, Swain, G. Thomas, Thompson, Tongue, Van Osten, Wadsworth,

G. H. Wagner, Thos. Wagner, Wolstencroft, Woodhead, and Hartman, *Pres't*—90.

NAYS—None.

A majority of the members elected having voted in the affirmative,

It was agreed to,

And the bill passed.

Mr. G. Thomas moved to proceed to second reading of resolution (Appendix No. 227) entitled "Resolution of request to the City Solicitor as to the right of the Director of Public Safety to compel policemen to purchase shoes from one concern."

Which was agreed to.

The resolution was again read.

Mr. McAllister moved that the further consideration of the resolution be indefinitely postponed.

Which was agreed to.

Mr. W. H. Brown moved to proceed to second reading of resolution (Appendix No. 225 "B") entitled "Resolution directing the Director of Public Safety to advertise for bids for electric lights."

Which was agreed to.

The resolution was again read.

On agreeing to the resolution,

The yeas and nays were required by Mr. W. H. Brown, seconded by Mr. Edmonds, and were as follows:

YEAS—Messrs. Amick, Anderson, Balbirnie, Barrows, Batt, Birch, Boorse, Borden, Breiting, B. H. Brown, W. H. Brown, Buchholz, Buck, Collins, Connell, Creadick, Davidson, DeHaven, Dixon, Edmonds, Eslen, Falbey, Funston, Goodman, Gordon, Graham, Hawkes, Hazlett, Henry, Hohl, Hults, Ivins, Kittams, Krisher, Kucker, Leithead, Leonard Linton Lovegrove, McAllister, McCullough, McCurdy, Martin, Mathias, Means Mecredy, Meehan, Mercer, A. F. Miller, H. A. Miller, S. G. Miller, Mingle, Mitchell, Montgomery, Moore, Morrow, Neill, Orr, Ouram, Pallatt, Parker, Perry E. W. Richards, Frank Richards,

Roberts, Sayre, Scott, Seeds, Shugart, Slater, Smedley, Spiel, Stauffer, F. Stevens, Stevenson, Swain, Thackara, G. Thomas, Thompson, Tongue, Wadsworth, G. H. Wagner, Thomas Wagner, Warren, Wolstencroft, Woodhead, and Hartman, *Pres't*—86.

NAYS—Messrs. Abrahams, Blake, Bougher, Erdin, Garrett, Hammond, Heins, Hetzell, Quinn and Van Osten—10.

Which was agreed to.

The title was agreed to.

Also, moved to proceed to second reading of resolution (Appendix No. 225 "A") entitled "Resolution requesting the Director of Public Safety to submit to Councils an estimate of the cost of establishing a Municipal Electric Light Plant."

Which was agreed to.

The resolution was again read.

Also, moved to amend by striking out on the third line the word "these."

Which was agreed to.

The question being on agreeing to the resolution as amended,

Mr. Roberts moved to further amend by striking out on the sixth line the word "these."

Which was agreed to.

The question recurring on agreeing to the resolution as amended,

It was agreed to,

The title was agreed to.

Common Council proceeded to second reading of Select Council bill (Appendix No. 61), entitled "An Ordinance to relieve property owners on Frankford avenue, from Frankford creek to Margaret street, from the payment for paving said avenue."

The first and only section was again read, and agreed to.

The title was agreed to.

The preamble was agreed to.

The bill was read a third time,

And on its final passage,

The yeas and nays were required according to law, and were as follows :

YEAS—Messrs. Abrahams, Amick, Balbirnie, Barrows, Batt, Blake, Borse, Borden, Bougher, Breiting, B. H. Brown, W. H. Brown, Buchholz, Buck, Connell, Davidson, DeHaven, Dixon, Edmonds, Falbey, Funston, Garrett, Goodman, Gordon, Harvey, Hawkes, Heins, Hohl, Ivins, Kittams, Krisher, Kucker, Leithead, Leonard, Linton, McAllister, McCurdy, Martin, Means, Meehan, Mercer, A. F. Miller, H. A. Miller, Mingle, Moore, Morrow, Ouram, Pallatt, Perry, E. W. Richards, Roberts, Sayre, Scott, Seeds, Seltzer, Shugart, Smedley, Spiel, Stauffer, Stevenson, Swain, G. Thomas, Thompson, Tongue, Van Osten, Wadsworth, G. H. Wagner, Thomas Wagner, Warren, Wolstencroft, Woodward, and Hartman, *Pres't*—72.

NAYS—None.

A majority of the members elected having voted in the affirmative,

It was agreed to,

And the bill passed.

So Common Council concurred.

Select Council informed Common Council that they had passed resolution (Appendix No. 128) entitled "Resolution of request to the Director of the Department of Public Works relative to the coal on hand at the time of the leasing of the Gas Works of the City of Philadelphia to the United Gas Improvement Company."

Also, that they had concurred in the following, to wit:

"An Ordinance to place on the City plan Oakdale, Myrtlewood, Hollywood, Thayer, Arbor, Sixty-second, Robinson, Bouvier, Quarry, Russell and Schiller streets." (Appendix No. 164.)

"An Ordinance to authorize the revision of the grades on Grant street, between Frankford avenue and Tulip street, in the Thirty-fifth ward." (Appendix No. 165.)

"An Ordinance to authorize the construction of a building enclosing the deck of the pier at the foot of Arch street, and an enclosing building, with a pavilion, on the pier at the

foot of Chestnut street, Delaware river; also, of a footway bridge across Delaware avenue, with steps as an approach to the upper deck of Chestnut street pier." (Appendix No. 168.)

Further Supplement to an ordinance entitled "An Ordinance to prohibit the running at large of goats in the City of Philadelphia, and providing a penalty therefor, approved July 25, 1872." (Appendix No. 188.)

"An Ordinance to make an appropriation to Department of Register of Wills to pay the Commercial Ice Company for ice furnished said Department from January 1, 1895, to December 31, 1897." (Appendix No. 205.)

Resolution discharging the Committee on Finance from the further consideration of bill entitled "An Ordinance to make an appropriation to the annual appropriation to the Department of City Treasurer, for the year 1898, for the purpose of reimbursing Richard G. Oellers, for money expended in entering security as Treasurer of the City of Philadelphia." (Appendix No. 208.)

"An Ordinance to authorize the Department of Public Works to draw, and the City Controller to countersign, a warrant to pay for repairs made under the main track of the Junction Railroad Company, at Marston street, in the Twenty-seventh Ward." (Appendix No. 213.)

"An Ordinance to permit the owners of property on War-nock street, from McKean street to a point about 200 feet north, to pave said street without expense to the City." (Appendix No. 214.)

"An Ordinance to authorize the Department of Public Works to draw, and the City Controller to countersign, warrants to pay bills for constructing sewers in front of narrow strips of ground in front of the road bed of the Philadelphia and Frankford Railroad Company, and in front of Odd Fellows' Cemetery." (Appendix No. 216.)

"An Ordinance to place on the City plan Zoological, Budd and Bexley streets." (Appendix No. 217.)

"An Ordinance to authorize the revision of the lines and grades of Stenton avenue, between Mt. Airy avenue and Washington lane, in the Twenty-second ward." (Appendix No. 221.)

"An Ordinance to make an additional appropriation to Item 62, in the annual appropriation to the Board of Public Education for the year 1898, for the purchase of ground for school purposes on Sydenham street, above Ontario street, in the Thirty-eighth ward." (Appendix No. 232.)

"An Ordinance to authorize the City Controller to countersign certain warrants drawn by the Board of Public Education for bills for 1896 and 1897, charged to items in the annual appropriation to the said Board for 1898." (Appendix No. 236.)

"An Ordinance to make an appropriation to the Commissioners of Fairmount Park, of the Park Fund received in 1897, and now in the City Treasury." (Appendix No. 244.)

"An Ordinance making an appropriation to the Department of Receiver of Taxes, for the purpose of purchasing carpets for the various offices, and to the Clerks of Councils for extra clerical services for the Chief Clerk and Stenographer of the Special Committee appointed to investigate the relations to the City of the various electric light companies, in the annual appropriation for the year 1898." (Appendix No. 245.)

"An Ordinance to authorize the City Controller to countersign warrants for bills contracted in making repairs of fire damages in north corridor, sixth floor of the City Hall." (Appendix No. 246.)

"An Ordinance to authorize the Department of Public Works to pay certain bills for grading, paving and curb-setting." (Appendix No. 248.)

"An Ordinance to authorize the Department of Public Works to pay for curb setting on Manayunk avenue and Wood street." (Appendix No. 249.)

"An Ordinance granting permission to Henry Erdman & Sons to lay a terra cotta pipe under and across Frankford avenue, from 1810 to 1811 Frankford avenue, north of Montgomery avenue." (Appendix No. 250.)

"An Ordinance to place all dredged material taken from the Delaware and Schuylkill rivers and tributaries thereto beyond high water mark within the City limits." (Appendix No. 254.)

"An Ordinance to construct sewers in Arch, Atlantic, Alfred, Apple, Belgrade, Baker, Baldwin, Boone, Cresson, Canton, Croskey, Dexter, Fleming, Fountain, Freedley, Forty-fourth, Forty-sixth, Fifty-second, Fifty-third, Gates, Goodman, Hutchinson, Hermitage, 'H,' Haverford, Jamestown, Ludlow, Levering, Locust, Markle, Martin, Mansion, Mitchell, Newhall, Ontario, Ogle, Pine, Priscilla, Pechin, Rector, Randolph, St. David, Sundgard, Silverwood, Sheldon, St. James, Sixtieth, Sixty-fourth, Seventy-second, Thirtieth, Tenth, Twenty-sixth, Thayer, Thompson, Tulpehocken, Terrace, Tower, Umbria, Vassar, Vine, Waverly, Westmoreland, Wilde, Wayne, and Yocum streets; Erie, isher, Freland, Kensington, Leverington, Powlton, Pulaski, Ripka, Ridge, Washington, Warrington, Westminster, and York avenues; Walnut lane, and Old York road." (Appendix No. 255.)

"An Ordinance to place on the City plan Fitzgerald, Earl, George, Naudain, Paxon, Oakdale, Stanley, Corlies, Lambert, Woodstock, Colwyn, Jerome, Edgewood, Bailey, and Taney streets, and Hart lane." (Appendix No. 256.)

"An Ordinance authorizing the Department of Public Works to widen Gray's Ferry avenue, on the north side, a further width of 26 feet along the line of the east abutment of the Gray's Ferry bridge now on the City plan." (Appendix No. 257.)

"An Ordinance to authorize a re-survey and revision of lines and grades of City Plan No. 194, in the Nineteenth ward." (Appendix No. 259.)

"An Ordinance to revise the lines and grades of Fifty-seventh street, from Hoffman street to Baltimore avenue, in the Twenty-seventh ward." Appendix No. 262.)

"An Ordinance to revise the lines and grades of that portion of the City plan No. 178, bounded by Broad, Fifteenth and Somerville streets and Duncannon avenue." (Appendix No. 263.)

Mr. Hawkes moved that Common Council do now adjourn.

Which was agreed to.

So Common Council adjourned.

Thursday, March 31, 1898.

A Special Meeting of Common Council was held this day, pursuant to the following call:

Philadelphia, March 24, 1898.

GEORGE W. KOCHERSPERGER, Esq.,
Chief Clerk of Common Council.

DEAR SIR:—Please call a Special Meeting of Common Council for Thursday, 31st inst., at 2 o'clock P. M., for the transaction of general business, oblige,

Yours truly,

WENCEL HARTMAN,
President of Common Council.

Common Council met—Members present:

Messrs. Abrahams, Allen, Amick, Anderson, Balbirnie, Barrows, Barton, Batt, Baumgaertel, Birch, Blackwood, Blake, Boorse, Borden, Bougher, Boyer, Breitingner, B. H. Brown, W. H. Brown, Buchholz, Buck, Buckley, Caverow, Chew, Collins, Connell, Conrad, Cornelius, Corson, Costello, Creadick, Davidson, DeHaven, Dixon, Doak, Edmonds, Erdin, Eslon, Falbey, Firth, Funston, Garrett, Gilpin, Goodman, Gordon, Graham, Hahn, Hammond, Harvey, Hawkes, Hazlett, Heins, Henry, Hetzell, Hohl, Hulst, Irvine, Irwin, Ivins, Kinsley, Kittams, Knight, Krisher, Kucker, Lang, Leithead, Leonard, Linton, Little, Lovegrove, McAllister, McCullough, McCurdy, Martin, Mathias, Means, Meecredy, Meehan, Mercer, A. F. Miller, H. A. Miller, S. G. Miller, Mingle, Mitchell, Montgomery, Moore, Morrison, Morrow, Morton, Neill, Orr, Ouram, Pallatt, Parker, Pavitt, Perry, Quinn, E. W. Richards, Frank Richards, Roberts, Sayre, Scott, Seeds, Seger, Seltzer, Shugart, Slater, Smedley, C. K. Smith,

E. E. Smith, Spiel, Stauffer, Steger, F. Stevens, Stevenson, Stinger, Swain, Thackara, G. Thomas, W. S. Thomas, Thompson, Tongue, Van Osten, Wadsworth, G. H. Wagner, Thomas Wagner, Warren, Warwick, Wolstencroft, Woodhead, and Hartman, *Pres't*.

The President presented a communication from the City Solicitor submitting copy of the report of the jury in the matter of the opening of Hansberry street, from Wayne avenue to Green street, in the Twenty-second Ward, filed March 31, 1898 (*Appendix No. 276*).

Which was read, and referred to the Committee on Highways.

Mr. Buchholz (on leave) offered the following, to wit: "Resolution of request to the City Controller to countersign warrants drawn by the Receiver of Taxes for bills for advertising during the year 1897." (*Appendix No. 277*.)

Common Council proceeded to second reading of the resolution.

The resolution was again read and agreed to.

The title was agreed to.

Common Council proceeded to second reading of Select Council bill (*Appendix No. 104*) entitled "An Ordinance to lay water pipe in Folsom, Martin, Marion, James, Lewis, Pine, Seventy-first, Forty-fourth, Oakdale, Stella, Huntingdon, Thirty-first, Twentieth, Lambert, Woodstock, Garnet, Opal, Cresson, Ontario, Sundgard, E. Thayer, Sixty-first, Robinson, Fifty-third, Edgewood, Higbee, and Pike streets; and Warrington, Buist and Allegheny avenues and Hart lane, and to relay Ludlow street."

The first and only section was again read and agreed to.

The title was agreed to.

The bill was read a third time.

And on its final passage,

The yeas and nays were required according to law, and were as follows:

YEAS—Messrs. Abrahams, Amick, Barrows, Baumgaertel, Birch, Blackwood, Blake, Boorse, Boyer, B. H. Brown,

W. H. Brown, Buchholz, Buck, Buckley, Caverow, Collins, Connell, Corson, Costello, Creadick, Davidson, Edmonds, Eslon, Funston, Garrett, Hahn, Hammond, Hawkes, Hazlett, Heins, Henry, Hetzell, Hohl, Hulst, Kittams, Knight, Krisher, Lang, Leithead, Linton, Little, Lovegrove, McCurdy, Mathias, Meerey, Meehan, Mercer, A. F. Miller, H. A. Miller, S. G. Miller, Mitchell, Moore, Morrison, Neill, Pallatt, Pavitt, E. W. Richards, Frank Richards, Roberts, Seeds, Seger, Seltzer, Chugart, C. K. Smith, E. E. Smith, Spiel, Steger, F. Stevens, Stinger, Swain, W. S. Thomas, Thompson, Van Osten, Wadsworth, Warren, Warwick Wolstencroft, Woodhead, and Hartman, *Pres't*—79.

NAYS—None.

A majority of the members elected having voted in the affirmative,

It was agreed to.

And the bill passed.

So Common Council concurred.

Also proceeded to second reading of Select Council bill (Appendix No. 103) entitled "An Ordinance to condemn a lot of ground for school purposes in Tacony, Thirty-fifth Ward."

The first and only section was again read and agreed to.

The preamble was agreed to.

The title was agreed to.

The bill was read a third time.

And on its final passage,

The yeas and nays were required according to law, and were as follows:

YEAS—Messrs. Abrahams, Allen, Amick, Barrows, Barton, Baumgaertel, Birch, Blackwood, Blake, Boorse, Borden, Boyer, B. H. Brown, W. H. Brown, Buchholz, Buck, Buckley, Caverow, Collins, Connell, Corson, Costello, Creadick, Davidson, Dixon, Edmonds, Eslon, Funston, Garrett, Gilpin, Gordon, Hahn, Hammond, Hawkes, Hazlett, Heins, Henry, Hetzell, Hohl, Hulst, Irwin, Kittams, Knight, Krisher, Lang, Leithead, Linton, Little, Love-

grove, McAllister, McCurdy, Mathias, Mecredy, Meehan, Mercer, A. F. Miller, H. A. Miller, S. G. Miller, Mitchell, Moore, Morrison, Neill, Orr, Pallatt, Pavitt, E. W. Richards, Frank Richards, Roberts, Seeds, Seger, Seltzer, Shugart, C. K. Smith, E. E. Smith, Spiel, Steger, F. Stevens, Stinger, Swain, W. S. Thomas, Thompson, Van Osten, Wadsworth, G. H. Wagner, Warren, Warwick, Wolstencroft, Woodhead, and Hartman, *Pres't*—89.

NAYS—None.

A majority of the members elected having voted in the affirmative,

It was agreed to,

And the bill passed.

So Common Council concurred.

Also, proceeded to second reading of Select Council bill (Appendix No. 110) entitled "An Ordinance authorizing the Roxborough, Chestnut Hill and Norristown Railway Company to connect its tracks and wires with the tracks and wires of the Wissahickon Electric Passenger Railway Company at the junction of certain streets, and to use electric motors on said connections, to be supplied from overhead wires."

The first and only section was again read, and agreed to.

The title was agreed to.

The bill was read a third time,

And on its final passage,

The yeas and nays were required according to law, and were as follows :

YEAS—Messrs. Abrahams, Allen, Amick, Barrows, Barton, Baumgaertel, Birch, Blackwood, Boorse, Borden, Boyer, Breitingner, B. H. Brown, W. H. Brown, Buchholz, Buck, Buckley, Caverow, Collins, Connell, Corson, Costello, Creadick, Davidson, Dixon, Edmonds, Eslen, Funston, Garrett, Gilpin, Gordon, Graham, Hahn, Hammond, Hawkes, Hazlett, Henis, Henry, Heitzell, Hohl, Irwin, Kittams, Knight, Krisher, Lang, Leithead, Linton, Little, Lovegrove, McAllister, McCurdy, Mathias, Mecredy, Meehan, Mercer, A. F. Miller, S. G. Miller, Mitch-

ell, Moore, Morrison, Neill, Pallatt, Pavitt, E. W. Richards, Frank Richards, Roberts, Seeds, Seger, Seltzer, Shugart, Smedley, C. K. Smith, E. E. Smith, Spiel, Stauffer, Steger, F. Stevens, Stinger, Swain, G. Thomas, Thompson, Van Osten, Wadsworth, G. H. Wagner, Thomas Wagner, Warren Warwick, Wolstencroft, Woodhead, and Hartman, *Pres't*—91.

NAYS—None.

A majority of the members elected having voted in the affirmative,

It was agreed to,

And the bill passed.

So Common Council concurred.

Also, proceeded to second reading of Select Council bill (Appendix No. 122), entitled "An Ordinance to set aside buildings Nos. 429 and 431 Race street and buildings in court in the rear, adjoining the Northeast Grammar School, Sixth Section, owned by the City, for school purposes."

The first and only section was again read and agreed to.

The title was agreed to.

The bill was read a third time.

And on its final passage,

The yeas and nays were required according to law, and were as follows:

YEAS—Messrs. Abrahams, Amick, Barrows, Barton, Baumgaertel, Birch, Blackwood, Boorse, Borden, Boyer, Breiting, B. H. Brown, W. H. Brown, Buchholz, Buck, Buckley, Caverow, Collins, Connell, Corson, Costello, Creadick, Davidson DeHaven, Dixon, Doak, Edmonds, Eslon, Funston, Garrett, Gilpin, Gordon, Graham, Hahn, Hammond, Hawkes, Hazlett, Heins, Henry, Hetzell, Hohl, Irvin, Kittams, Knight, Krisher, Lang, Leithead, Leonard, Linton, Little, Lovegrove, McAllister, McCurdy, Mathias, Mecredy, Meehan, Mercer, A. F. Miller, H. A. Miller, S. G. Miller, Mitchell, Moore, Morrison, Neill, Orr, Ouram, Pavitt, E. W. Richards, Frank Richards, Roberts, Sayre, Seeds, Seger, Seltzer, Shugart, Smedley, C.K. Smith, E. E. Smith, Spiel, Stauffer, Steger, F. Stevens, Stevenson,

Stinger, Swain, G. Thomas, W. S. Thomas, Thompson, Van Osten, Wadsworth, G. H. Wagner, Thomas Wagner, Warren, Warwick, Wolstencroft, Woodhead, and Hartman, *Pres't*—96.

A majority of the members elected having voted in the affirmative,

It was agreed to,

And the bill passed.

So Common Council concurred.

Also, proceeded to second reading of Select Council bill (Appendix No. 113), entitled "An Ordinance to relieve the owners of property on Manton street, between Twenty-fourth and Twenty-fifth streets, from the conditions of a bond, to place said streets on the City plan."

The first and only section was again read, and agreed to.

The title was agreed to.

The bill was read a third time,

And on its final passage,

The yeas and nays were required according to law, and were as follows :

YEAS—Messrs. Abrahams, Amick, Balbirnie, Barrows, Barton, Baumgaertel, Blackwood, Blake, Boorse, Borden, Boyer, Breiting, B. H. Brown, Buchholz, Buck, Buckley, Caverow, Collins, Connell, Corson, Costello, Davidson, Dixon, Eslen, Funston, Garrett, Gilpin, Gordon, Graham, Hahn, Hammond, Harvey, Hawkes, Hazlett, Heins, Hetzell, Hohl, Hulst, Irvine, Irwin, Kittams, Knight, Krisher, Lang, Leithead, Leonard, Linton, Little, Lovegrove, McAlister, McCurdy, Mathias, Mecredy, Meehan, Mercer, A. F. Miller, H. A. Miller, S. G. Miller, Mitchell, Moore, Morrison, Morrow, Neill, Orr, Ouram, Pallatt, Pavitt, Quinn, E. W. Richards, Frank Richards, Scott, Seeds, Seger, Seltzer, Shugart, Smedley, C.K. Smith, E.E. Smith, Spiel, Stauffer, Steger, F. Stevens, Stevenson, Stinger, Swain, G. Thomas, W. S. Thomas, Thompson, Tongue, Van Osten, Wadsworth, G. H. Wagner, Thomas Wagner, Warwick, Wolstencroft, Woodhead, and Hartman, *Pres't*—92.

NAYS—Messrs. W. H. Brown, and Roberts—2.

A majority of the members elected having voted in the affirmative,

It was agreed to,

And the bill passed.

So Common Council concurred.

Also, proceeded to second reading of Select Council bill (Appendix No. 116), entitled "An Ordinance to further amend an ordinance, entitled "An Ordinance to license and regulate pawnbrokers," approved January 19th, 1856.

The first and only section was again read.

Mr. McAllister moved that the further consideration of the bill be indefinitely postponed.

On agreeing to the motion.

The yeas and nays were required by Mr. Roberts, seconded by W. H. Brown, and were as follows:

YEAS—Messrs. Abrahams, Amick, Balbirnie, Barrows, Baumgaertel, Blake, Boorse, Bougher, Buchholz, Buckley, Caverow, Collins, Conrad, Cornelius, Creadick, DeHaven, Dixon, Doak, Erdin, Firth, Garrett, Graham, Hahn, Hammond, Harvey, Hazlett, Heins, Henry, Hetzell, Hohl, Irvine, Irwin, Kinsley, Kittams, Knight, Krisher, Lang, Leithead, Leonard, Little, McAllister, Martin, Mathias, Means, Meeredy, A. F. Miller, S. G. Miller, Mitchell, Moore, Morrison, Neill, Orr, Ouram, Pallatt, Parker, Pavitt, Frank Richards, Scott, Seger, Seltzer, Shugart, Smedley, E. E. Smith, Stauffer, Steger, Swain, Thackara, W. S. Thomas, Tongue, Van Osten, G. H. Wagner, Warren, Warwick, Wolstencroft, Woodhead—75.

NAYS—Messrs. Barton Batt, Birch, Blackwood, Borden, Boyer, B. H. Brown, W. H. Brown, Corson, Davidson, Edmonds, Hawkes, Linton, Lovegrove, Meehan, Mercer, H. A. Miller, E. W. Richards, Roberts, Sayre, Seeds, C. K. Smith, F. Stevens, Stevenson, Stinger, G. Thomas, Thompson, Wadsworth, Thomas Wagner, and Hartman, *Pres't*—30.

Which was agreed to.

Mr. Warren, seconded by Mr. Van Osten, moved to reconsider the vote on the final passage of Common Council bill (Appendix No. 251), entitled "An Ordinance to authorize the opening of Rising Sun and Torresdale avenues; Luzerne, Third, Green, Hagerman, Thirty-third, Thirty-fourth, Forty-seventh, Sixty-first, Pike, Wayne and Fountain streets, and St. Luke's place."

On agreeing to the motion.

The yeas and nays were required according to law, and were as follows :

YEAS—Messrs. Abrahams, Amick, Balbirnie, Barrows, Barton, Batt, Baumgaertel, Birch, Blackwood, Blake, Boorse, Borden, Boyer, Breiting, B. H. Brown, W. H. Brown, Buck, Buckley, Caverow, Collins, Connell, Cornelius, Corson, Costello, Creadick, Davidson, DeHaven, Dixon, Edmonds, Erdin, Firth, Funston, Gilpin, Goodman, Gordon, Graham, Harvey, Hawkes, Henry, Hetzell, Hohl, Irvine, Irwin, Kinsley, Kittams, Lang, Leithead, Linton, Little, Lovegrove, McCurdy, Martin, Mathias, Means, Meehan, Mercer, H. A. Miller, S. G. Miller, Mitchell, Moore, Morrison, Neill, Ouram, Parker, E. W. Richards, Frank Richards, Roberts, Sayre, Seeds, C. K. Smith, Stauffer, F. Stevens, Swain, Thackara, G. Thomas, W. S. Thomas, Thompson, Van Osten, Wadsworth, G. H. Wagner, Thomas Wagner, Warren, Warwick, Wolstencroft, Woodhead, and Hartman, *Pres't*—85.

NAYS—Messrs. Boorse, Bougher, Buchholz, Doak, Garrett, Hammond, Heins, Krisher, Meeredy, A. F. Miller, Morton, Quinn, Seltzer, Smedley, and Stinger—15.

Which was agreed to.

The question recurring on the final passage of the bill,

Mr. Morton, seconded by Mr. Knight, moved that Common Council resolve itself into a Committee of the Whole for the purpose of perfecting the bill.

On agreeing to the motion.

The yeas and nays were required by Mr. Knight, seconded by Mr. Hammond, and were as follows:

YEAS—Messrs. Amick, Barton, Blake, Boorse, Boyer, Caverow, Cornelius, Doak, Falbey, Funston, Hahn, Hammond, Hazlett, Heins, Henry, Hetzell, Irvine, Knight, Leonard, McAllister, McCurdy, Martin, Means, Meeredy, A. F. Miller, S. G. Miller, Mingle, Mitchell, Morrow, Morton, Neill, Orr, Pallatt, Pavitt, Quinn, Frank Richards, Shugart, Steger, Stinger, Thackara, Tongue, Wadsworth, and Warren—43.

NAYS—Messrs. Abrahams, Anderson, Balbirnie, Barrows, Batt, Birch, Blackwood, Borden, Bougher, Breitingner, B. H. Brown, W. H. Brown, Buck, Buckley, Connell, Conrad, Corson, Costello, Creadick, Davidson, DeHaven, Dixon, Edmonds, Firth, Gilpin, Goodman, Gordon, Graham, Harvey, Hawkes, Hohl, Hults, Irwin, Kinsley, Kittams, Krisher, Lang, Linton, Little, Mathias, Meehan, Mercer, H. A. Miller, Moore, Morrison, Ouram, Parker, E. W. Richards, Roberts, Sayre, Seeds, Slater, C.K. Smith, Stauffer, F. Stevens, Swain, G. Thomas, Thompson, Van Osten, G. H. Wagner, Warwick, Wolstencroft, Woodhead, and Hartman, *Pres't*—65.

Which was not agreed to.

The question recurring on the final passage of the bill,

Mr. McAllister moved that the bill be laid on the table.

Which was not agreed to.

The question recurring on the final passage of the bill,

The yeas and nays were required according to law, and were as follows :

YEAS—Messrs. Abrahams, Amick, Anderson, Balbirnie, Barrows, Barton, Batt, Baungaertel, Birch, Blackwood, Blake, Borden, Boyer, Breitingner, B. H. Brown, W. H. Brown, Buck, Buckley, Caverow, Collins, Connell, Conrad, Corson, Costello, Creadick, Davidson, DeHaven, Dixon, Edmonds, Erdin, Firth, Funston, Gilpin, Goodman, Gordon, Graham, Harvey, Hawkes, Hetzell, Hohl, Hults, Irvine, Irwin, Kittams, Lang, Leithead, Leonard, Linton, Little, Martin, Mathias, Means, Meehan, Mercer, H. A. Miller, S. G. Miller, Mingle, Mitchell, Moore, Morrison, Neill, Ouram, Parker, Pavitt, E. W. Richards, Frank

Richards, Roberts, Sayre, Seeds, Slater, C. K. Smith, Stauffer, Steger, F. Stevens, Swain, Thackara, G. Thomas, Thompson, Van Osten, Wadsworth, G. H. Wagner, Thos. Wagner, Warren, Warwick, Wolstencroft, Woodhead, and Hartman, *Pres't*—87.

NAYS—Messrs. Bougher, Buchholz, Doak, Hahn, Hammond, Heins, Henry, Knight, Krisher, McAllister, Mecredy, A. F. Miller, Morrow, Morton, Orr, Pallatt, Quinn, Seltzer, Shugart, Smedley, and Stinger—21.

A majority of the members elected having voted in the affirmative,

It was agreed to,

And the bill passed.

Common Council proceeded to second reading of Select Council bill (Appendix No. 124) entitled "An Ordinance amendatory to an ordinance entitled 'An Ordinance authorizing the Twenty-second Street and Allegheny Avenue Passenger Railway Company to extend its tracks and overhead trolley system,'" approved February 25th, 1898.

The first and only section was again read.

Mr. W. H. Brown moved to amend by adding the following: Provided that said Company shall light above named streets with electric arc lights.

Which was agreed to.

The section as amended was agreed to.

The preambles were agreed to.

The title was agreed to.

And the bill was laid over to print the amendment.

Also, proceeded to second reading of Select Council bill (Appendix No. 112) entitled "An Ordinance to authorize the United States Time and Weather Service Company to erect and maintain meteorological and time columns and to connect the same with underground wires."

The first and only section was again read.

Mr. DeHaven moved to amend by adding the following: "Except, however, that Chestnut and Market streets, east of Fifteenth street, and Eighth street, between Walnut and Vine street shall not be included herein.

Mr. W. H. Brown moved that the further consideration of the bill be indefinitely postponed.

Which was agreed to.

So the further consideration of the bill was indefinitely postponed.

Mr. Seeds moved to proceed to second reading of bill (Appendix No. 274) entitled "An Ordinance to authorize the necessary work of grading, paving and construction of drains, etc., on Germantown and Perkiomen turnpike, from Hillcrest avenue to the County line, and to authorize a transfer of twenty thousand (20,000) dollars, in the annual appropriation to the Department of Public Works (Bureau of Highways), for the year 1898, for the payment of said work.

Which was agreed to.

The first section was again read, and agreed to.

The second section was again read, and agreed to.

The title was agreed to.

The bill was read a third time,

And on its final passage,

The yeas and nays were required according to law, and were as follows :

YEAS—Messrs. Allen, Amick, Anderson, Balbirnie, Barton, Batt, Baumgaertel, Birch, Blackwood, Blake, Boorse, Borden, Boyer, Breitingner, B. H. Brown, W. H. Brown, Buchholz, Buck, Buckley, Collins, Cornelius, Corson, Costello, Davidson, DeHaven, Dixon, Doak, Falbey, Firth, Funston, Garrett, Goodman, Gordon, Graham, Hahn, Hammond, Harvey, Hawkes, Henry, Hohl, Hults, Irvine, Irwin, Kittams, Kucker, Lang, Leithead, Leonard, Linton, Little, Lovegrove, McAllister, McCurdy, Martin, Means, Mecredy, Meehan, Mercer, S. G. Miller, Mingle, Mitchell, Moore, Morrison, Morton, Neill, Orr, Ouram, Pallatt, Parker, Pavitt, Quinn, E. W. Richards, Frank Richards, Roberts, Sayre, Seeds, Seltzer, Shugart, Slater, Smedley, Stauffer, F. Stevens, Stinger, Swain, Thackara, G. Thomas, Thompson, Tongue, Van Osten, Wadsworth, G. H. Wag-

ner, Thomas Wagner, Warren, Warwick, Wolstencroft, Woodhead, and Hartman, *Pres't*—98.

NAYS—Mr. Edmonds—1.

Two-thirds of the members elected having voted in the affirmative,

It was agreed to,

And the bill passed.

Common Council proceeded to second reading of Select Council bill (Appendix No. 126) entitled "An Ordinance to condemn a lot of ground for school purposes adjoining the F. D. Pastorius School, in the Twenty-second Ward."

The first and only section was again read, and agreed to.

The preambles were agreed to.

The title was agreed to.

The bill was a third time.

And on its final passage,

The yeas and nays were required according to law, and were as follows:

YEAS—Messrs. Allen, Anderson, Balbirnie, Barton, Batt, Birch, Blackwood, Blake, Boorse, Borden, Bougher, Boyer, Breiting, B. H. Brown, W. H. Brown, Buchholz, Chew, Collins, Cornelius, Corson, Davidson, Dixon, Eslen, Falbey, Firth, Garrett, Goodman, Gordon, Hahn, Hammond, Harvey, Hawkes, Heins, Hetzell Hohl, Hulst, Irvine, Irwin, Ivins, Kittams, Knight, Kucker, Lang, Leith, Leonard, Linton, McAllister, McCullough, Martin, Mecredy, Meehan, A. F. Miller, S. G. Miller, Mitchell, Moore, Neill, Orr, Parker, Quinn, Frank Richards, Roberts, Seger, Seltzer, Slater, Smedley, Spiel, Stanffer, Steger, F. Stevens, Stinger, Swain, Thackara, G. Thomas, W. S. Thomas, Thompson, Van Osten, Wadsworth, Warwick, Wolstencroft, Woodhead, and Hartman, *Pres't*—82.

NAYS—None.

A majority of the members elected having voted in the affirmative,

It was agreed to,

And the bill passed.

So Common Council concurred.

Also, proceeded to second reading of Select Council bill (Appendix No. 121) entitled "An Ordinance to authorize the purchase of property at Girard avenue, Leopard and Dunton streets, Sixteenth Ward, for school purposes."

The first and only section was again read, and agreed to.

The title was agreed to.

The bill was read a third time,

And on its final passage,

The yeas and nays were required according to law, and were as follows:

YEAS—Messrs. Allen, Amick, Balbirnie, Barton, Baumgaertel, Blackwood, Blake, Boorse, Borden Bougher, Boyer, Breiting, B. H. Brown, W. H. Brown, Buchholz, Buck, Buckley, Collins, Cornelius, Corson, DeHaven, Dixon, Edmonds, Falbey, Firth, Funston, Garrett, Gilpin, Goodman, Gordon, Hahn, Harvey, Hawkes, Heins, Hetzell, Hohl, Hults, Irvine, Ivins, Kittams, Knight, Kucker, Lang, Leith, Leonard, Linton, Little, McCullough, McCurdy, Martin, Mecredy, Meehan, A. F. Miller, H. A. Miller, S. G. Miller, Mingle, Mitchell, Moore, Morrison, Morton, Neill, Orr, Ouram, Parker, Perry, Frank Richards, Roberts, Sayre, Seltzer, Slater, Smedley, Spiel, Stauffer, Steger, F. Stevens, Stinger, Swain, Thackara, G. Thomas, Thompson, Van Osten, Wadsworth, G. H. Wagner, Thomas Wagner, Warwick, Wolstencroft, Woodhead, and Hartman, *Pres't*—87.

NAYS—None.

A majority of the members elected having voted in the affirmative,

It was agreed to,

And the bill passed.

So Common Council concurred.

Also, proceeded to second reading of Select Council bill (Appendix No. 120) entitled "An Ordinance to condemn for school purposes properties Nos. 1144, 1146 and 1148 Dunton street, Sixteenth Ward."

The first and only section was again read, and agreed to.

The title was agreed to.

The bill was read a third time,
And on its final passage,

The yeas and nays were required according to law, and were as follows :

YEAS—Messrs. Allen, Amick, Anderson, Barton Birch, Blackwood, Blake, Boorse, Borden, Bougher, Boyer, Breiting, B. H. Brown, W. H. Brown, Buchholz, Buck, Buckley, Collins, Connell, Conrad, Cornelius, Corson, Davidson, DeHaven, Dixon, Edmonds, Firth, Funston, Garrett, Gilpin, Goodman, Hammond, Harvey, Hawkes, Heins, Hietzell, Hohl, Hulst, Irvine, Irwin, Ivins, Kittams, Knight, Kucker, Lang, Leithead, Leonard, Linton, Little, McAllister, McCullough, McCurdy, Martin, Mathias, Meehan, A. F. Miller, H. A. Miller, S. G. Miller, Mingle, Mitchell, Moore, Morton, Neill, Orr, Ouram, Parker, Perry, Quinn, Roberts, Seltzer, Shugart, Spiel, Stauffer, Steger, F. Stevens, Swain, G. Thomas, W. S. Thomas, Thompson, Tongue, Van Osten, G. H. Wagner, Thomas Wagner, Warren, Warwick, Wolstencroft, Woodhead, and Hartman, *Pres't*—88.

NAYS—None.

A majority of the members elected having voted in the affirmative,

It was agreed to,
And the bill passed.

So Common Council concurred.

Also, proceeded to second reading of Select Council bill (Appendix No. 119) entitled "An Ordinance to authorize the purchase of certain properties on the north side of Ontario street, west side of Fifteenth street, and the east side of Sydenham street, in the Thirty-eighth Ward, for school purposes."

The first and only section was again read, and agreed to.
The title was agreed to.

The bill was read a third time,
And on its final passage,

The yeas and nays were required according to law, and were as follows :

YEAS—Messrs. Allen, Anderson, Balbirnie, Barton, Blackwood, Blake, Borden, Bougher, Boyer, Breitingner, B. H. Brown, Buckley, Caverow, Collins, Conrad, Cornelius, Corson, Dixon, Edmonds. Falbey, Firth, Funston, Garrett, Gilpin, Goodman, Hahn, Harvey, Hawkes, Heins, Hetzell, Hohl, Irvine, Irwin, Ivins. Kittams, Knight, Kueker, Lang, Leithead, Linton, Little, McAllister, McCullough, McCurdy, Martin, Meeredy, Meehan, A. F. Miller, S. G. Miller, Mingle, Montgomery, Moore, Morrison, Morton, Neill, Parker, Perry, Quinn, E. W. Richards, Frank Richards, Roberts, Seeds, Shugart, Smedley, Spiel, Stauffer, Steger, F. Stevens, Stinger, Swain, Thackara, G. Thomas, Thompson, Tongue, Wadsworth, G. H. Wagner, Thos. Wagner, Warren, Warwick, Wolstencroft, Woodhead, and Hartman, *Pres't*—84.

NAYS—None.

A majority of the members elected having voted in the affirmative,

It was agreed to,

And the bill passed.

So Common Council concurred.

Also, proceeded to third reading of Select Council bill (Appendix No. 124) entitled "An Ordinance amendatory to an ordinance entitled 'An Ordinance authorizing the Twenty-second Street and Allegheny Avenue Passenger Railway Company to extend its tracks and overhead trolley system,' approved February 25, 1898."

The amendment having been printed, by unanimous consent,

The bill was read a third time.

And on its final passage,

Mr. Knight moved that the further consideration of the bill be indefinitely postponed.

Which was not agreed to.

The question recurring on the final passage of the bill,

The yeas and nays were required, according to law, and were as follows :

YEAS—Messrs. Allen, Anderson, Barton, Batt, Baumgaertel, Birch, Blackwood, Blake, Boorse, Boyer, Breitinger, B. H. Brown, W. H. Brown, Buchholz, Buckley, Caverow, Chew, Connell, Cornelius, Corson, DeHaven, Dixon, Doak, Edmonds, Eslen, Firth, Funston, Garrett, Gilpin, Goodman, Gordon, Harvey, Hawkes, Henry, Hetzell, Hohl, Kittams, Kucker, Lang, Leithead, Leonard, Linton, McAllister, McCullough, McCurdy, Martin, Means, Meehan, A. F. Miller, S. G. Miller, Mingle, Mitchell, Montgomery, Moore, Morrison, Morrow, Neill, Orr, Pallatt, Parker, Perry, E. W. Richards, Roberts, Sayre, Seeds, Seltzer, Shugart, Slater, Smedley, Spiel, F. Stevens, Stinger, Swain, G. Thomas, W. S. Thomas, Thompson, Tongue, Van Osten, Wadsworth, G. H. Wagner, Thos. Wagner, Warren, Warwick, Wolstencroft, and Hartman, *Pres't*—87.

NAYS—Messrs. Hahn, Heins, Knight, and Meccredy—4.

A majority of the members elected having voted in the affirmative,

It was agreed to,

And the bill passed.

So Common Council concurred with an amendment.

Mr. W. H. Brown moved to proceed to second reading of Select Council resolution (Appendix No. 128) entitled "Resolution of request to the Director of the Department of Public Works, relative to coal on hand at the time of the leasing of the Gas Works of the City of Philadelphia to the United Gas Improvement Company."

Which was agreed to.

The resolution was again read, and agreed to.

The title was agreed to.

So Common Council concurred.

Common Council proceeded to second reading of Select Council bill (Appendix No. 14) entitled "An Ordinance to amend an ordinance entitled 'An Ordinance regulating the prices or rates to be charged for the services rendered to the City of Philadelphia and to the inhabitants of said City by any person, or persons, or corporation receiving

an original or first grant of rights, privileges and franchises," approved January 3, 1896."

The first and only section was again read, and agreed to.

The title was agreed to.

The bill was read a third time,

And on its final passage,

The yeas and nays were required according to law, and were as follows :

YEAS—Messrs. Allen, Amick, Anderson, Balbirnie, Barton, Batt, Baumgaertel, Blackwood, Blake, Borden, Bougher, Breitingner, B. H. Brown, W. H. Brown, Buchholz, Buck, Buckley, Caverow, Connell, Cornelius, Corson, DeHaven, Dixon, Doak, Eslen, Falbey, Firth, Funston, Garrett, Gilpin, Goodman, Gordon, Hammond, Harvey, Hawkes, Heins, Henry, Hohl, Irvine, Knight, Kucker, Lang, Leithead, Leonard, Linton, Little, McAllister, McCullough, McCurdy, Mathias, Means, Meehan, Mercer, A. F. Miller, S. G. Miller, Mingle, Montgomery, Moore, Morrison, Neill, Orr, Pallatt, Parker, Perry, Quinn, E. W. Richards, Frank Richards, Roberts, Sayre, Seeds, Seltzer, Shugart, Slater, Smedley, Spiel, F. Stevens, Stinger, Swain, Thackara, G. Thomas, W. S. Thomas, Thompson, Tongue, Van Osten, Wadsworth, G. H. Wagner, Thos. Wagner, Warren, Warwick, Wolstencroft, Woodhead, and Hartman, *Pres't*—91.

NAYS—None.

A majority of the members elected having voted in the affirmative,

It was agreed to,

And the bill passed.

So Common Council concurred.

Also, proceeded to second reading of Select Council bill (Appendix No. 73) entitled "An Ordinance to lay water-pipe in Sharswood (formerly Eisen avenue), Forty-fourth, Huntingdon, Thirtieth, Hollywood, Myrtlewood, Oakdale, Airdrie, Ithan, Frazier and Salford streets, and Osage avenue."

The first and only section was again read, and agreed to.

The title was agreed to.

The bill was read a third time,

And on its final passage,

The yeas and nays were required, according to law, and were as follows :

YEAS—Messrs. Allen, Amick, Anderson, Balbirnie, Barton, Batt, Baumgaertel, Blackwood, Blake, Boorse, Borden, Bougher, Breitingner, B. H. Brown, W. H. Brown, Buchholz, Buck, Buckley, Caverow, Collins, Connell, Cornelius, Corson, Costello, Davidson, DeHaven, Dixon, Doak, Eslen, Falbey, Firth, Funston, Garrett, Gilpin, Goodman, Hammond, Harvey, Hawkes, Heins, Hohl, Irvine, Irwin, Ivins, Kittams, Knight, Kucker, Lang, Leithead, Leonard, Linton, Little, McAllister, McCullough, McCurdy, Mathias, Means, Mecredy, Meehan, Mercer, S. G. Miller, Mingle, Mitchell, Moore, Morrison, Morrow, Morton, Neill, Orr, Ouram, Pallatt, Perry, Quinn, E. W. Richards, Roberts, Sayre, Seeds, Seltzer, Slater, Smedley, Spiel, F. Stevens, Stinger, Swain, Thackara, G. Thomas, Thompson, Tongue, Van Osten, Wadsworth, G. H. Wagner, Thos. Wagner, Warren, Warwick, Wolstencroft, Woodhead, and Hartman, *Pres't*—96.

NAYS—None.

A majority of the members elected having voted in the affirmative,

It was agreed to,

And the bill passed.

So Common Council concurred.

Also, proceeded to second reading of Select Council bill (Appendix No. 91) entitled "An Ordinance directing the Philadelphia and Reading Railway Company to erect a safety gate at Washington lane crossing, Twenty-second Ward, as provided by the ordinance of September 8, 1881."

The first and only section was again read, and agreed to.

The title was agreed to.

The bill was read a third time,

And on its final passage,

The yeas and nays were required according to law, and were as follows:

YEAS—Messrs. Allen, Annick, Anderson, Balbirnie, Barton, Batt, Baumgaertel, Blackwood, Blake, Boorse, Borden, Breitingner, B. H. Brown, W. H. Brown, Buchholz, Buck, Buckley, Caverow, Collins, Connell, Cornelius, Corson, Costello, Davidson, DeHaven, Dixon, Doak, Eslen, Falbey, Firth, Funston, Garrett, Gilpin, Goodman, Hammond, Harvey, Hawkes, Heins, Hohl, Irvine, Irwin, Ivins, Kittams, Knight, Kueker, Lang, Leithead, Leonard, Linton, Little, McAllister, McCullough, McCurdy, Matthias, Means, Mecredy, Meehan, Mercer, S. G. Miller, Mingle, Mitchell, Moore, Morrison, Morrow, Morton, Neill, Orr, Ouram, Pallatt, Perry, Quinn, E. W. Richards, Frank Richards, Roberts, Sayre, Seeds, Seltzer, Slater, Smedley, Spiel, F. Stevens, Stinger, Swain, Thackara, G. Thomas, W. S. Thomas, Thompson, Tongue, Van Osten, Wadsworth, G. H. Wagner, Thos. Wagner, Warren, Warwick, Wolstencroft, Woodhead, and Hartman, *Pres't*—97.

NAYS—None.

A majority of the members elected having voted in the affirmative,

It was agreed to,

And the bill passed.

So Common Council concurred.

Mr. Seeds moved that the rule requiring Common Council to adjourn at 6 o'clock P. M. be suspended for this session.

Which was agreed to.

Common Council proceeded to second reading of Select Council bill (Appendix No. 115) entitled "An Ordinance to further amend an ordinance approved the 8th day of November, 1894, entitled 'An Ordinance to revise the lines and grades of that portion of the Thirty-fourth Ward lying between Belmont avenue, Fifty-second street, Columbia (or Leidy) avenue, and Merion avenue.'"

The first and only section was again read, and agreed to.

The title was agreed to.

The bill was read a third time.

And on its final passage,

The yeas and nays were required according to law, and were as follows:

YEAS—Messrs. Abrahams, Allen, Amick, Balbirnie, Barton, Baumgaertel, Blackwood, Blake, Boorse, Borden, Breiting, W. H. Brown, Buckley, Caverow, Cornelius, Corson, DeHaven, Dixon, Doak, Edmonds, Firth, Funston, Goodman, Hahn, Hammond, Hawkes, Henry, Hohl, Irvine, Kittams, Knight, Lang, Leithead, Leonard, Linton, McAllister, McCurdy, Meeredy, Meehan, Mercer, S. G. Miller, Mingle, Mitchell, Moore, Morton, Neill, Orr, Frank Richards, Roberts, Sayre, Seeds, Seltzer, Shugart, Slater, Smedley, Stauffer, F. Stevens, Stinger, Swain, Thackara, G. Thomas, W. S. Thomas, Thompson, Tongue, Van Osten, Thos. Wagner, Warwick, Wolstencroft, and Hartman, *Pres't*—69.

NAYS—None.

A majority of the members elected having voted in the affirmative,

It was agreed to,

And the bill passed.

So Common Council concurred.

Also, proceeded to second reading of Select Council resolution (Appendix No. 95) entitled "Resolution of request to the Secretary of the Treasury of the United States to cause analyses of water of the river Schuylkill and Queen Lane Reservoir, to be made by the chemical and bacteriological division of the Treasury Department."

The resolution was again read.

Mr. Moore moved that the further consideration of the resolution be indefinitely postponed.

Which was agreed to.

So the further consideration of the resolution was indefinitely postponed.

Also, proceeded to second reading of Select Council resolution (Appendix No. 117) entitled "Resolution of re-

quest to the Mayor to issue a permit of inspection of municipal work in relation to the labor employed thereon."

The resolution was again read, and agreed to.

The title was agreed to.

So Common Council concurred.

Also, proceeded to second reading of Select Council resolution (Appendix No. 105) entitled "Resolution of request to the Congress of the United States relative to an appropriation for the purpose of deepening the channel of the river Delaware."

The resolution was again read, and agreed to.

The preamble was agreed to.

The title was agreed to.

So Common Council concurred.

Also, proceeded to second reading of Select Council resolution (Appendix No. 98) entitled "Resolution of request to the Congress of the United States for an appropriation for the construction of retaining walls to the Back Channel, now the fresh water basin at League Island Navy Yard."

The resolution was again read, and agreed to.

The title was agreed to.

So Common Council concurred.

Also, proceeded to second reading of Select Council resolution (Appendix No. 97) entitled "Resolution of request to the Congress of the United States in relation to a new dry dock at League Island Navy Yard."

The resolution was again read, and agreed to.

The title was agreed to.

So Common Council concurred.

Also, proceeded to second reading of Select Council resolution (Appendix No. 97) entitled "Resolution of request to the Congress of the United States for the favorable consideration of House Bill 4,069, for the equipping of League Island Navy Yard for a repairing station."

The resolution was again read, and agreed to.

The title was agreed to.

So Common Council concurred.

Also, proceeded to second reading of Select Council resolution (Appendix No. 75) entitled "Resolution requesting the City Solicitor to suspend proceedings in the matter of taking by condemnation the lot at Lawrence street and Susquehanna avenue, Nineteenth Ward."

The resolution was again read.

Mr. Buchholz moved that the further consideration of the resolution be indefinitely postponed.

Which was agreed to.

So the further consideration of the resolution was indefinitely postponed.

Also, proceeded to second reading of Select Council resolution (Appendix No. 112, Vol. I) entitled "Resolution requesting the Director of the Department of Public Safety (Electrical Bureau), to cause the electric light located by ordinance on Eighteenth street, between Berks and Norris streets, to be erected and lighted."

The resolution was again read.

Mr. Roberts moved that the further consideration of the resolution be indefinitely postponed.

Which was agreed to.

So the further consideration of the resolution was indefinitely postponed.

Also, proceeded to second reading of Select Council resolution (Appendix No. 57) entitled "Resolution of request to the Germantown Electric Light Company, to furnish arc and incandescent lights to the City."

The resolution was again read, and agreed to.

The title was agreed to.

So Common Council concurred.

Also, proceeded to second reading of Select Council resolution (Appendix No. 45) entitled "Resolution authorizing and directing the Clerks of Councils to purchase flags and display the same from Councils' Chambers and

Clerks' Offices upon all occasions when such display would seem appropriate."

The resolution was again read.

Mr. Anderson moved that the further consideration of the resolution be indefinitely postponed.

Which was agreed to.

So the further consideration of the resolution was indefinitely postponed.

Also, proceeded to second reading of Select Council resolution (Appendix No. 20) entitled "Resolution relative to placing electric light on Inglis street, south of Chestnut street, Fifth Ward."

The resolution was again read, and agreed to.

The preamble was agreed to.

The title was agreed to.

So Common Council concurred.

Mr. Funston (on leave) offered the following, to wit: "Resolution of request to the Director of the Department of Public Works to keep Penrose Ferry bridge opened for travel." (*Appendix No. 278.*)

Common Council proceeded to second reading of the resolution.

The resolution was again read, and agreed to.

The preamble was agreed to.

The title was agreed to.

Common Council proceeded to the consideration of the amendment of Select Council to Common Council bill (Appendix No. 10, Vol. I) entitled "An Ordinance providing for the protection of trees and shrubbery within the limits of the City of Philadelphia," as follows:

Amend the title by inserting the words "upon the highways," between the words "shrubbery" and "within."

Mr. Anderson moved that Common Council concur.

On agreeing to the motion,

The yeas and nays were required according to law, and were as follows:

YEAS—Messrs. Allen, Amick, Anderson, Balbirnie, Barton, Batt, Baumgaertel, Blackwood, Blake, Boorse, Borden, Breitingen, W. H. Brown, Buchholz, Collins, Cornelius, Corson, DeHaven, Dixon, Falbey, Firth, Funston, Garrett, Gilpin, Goodman, Hammond, Hawkes, Heins, Henry, Hohl, Irwin, Ivins, Kucker, Lang, Leithhead, Linton, Little, McAllister, McCurdy, Mathias, Mecredy, Meehan, S. G. Miller, Mingle, Mitchell, Moore, Morrison, Morton, Orr, Ouram, Pallatt, Frank Richards, Roberts, Sayre, Scott, Seeds, Shugart, Slater, Smedley, Spiel, F. Stevens, Stinger, G. Thomas, Tongue, Van Osten, G. H. Wagner, Thos. Wagner, Warren, Warwick, Wolstencroft, Woodhead, and Hartman, *Pres't*—71.

NAYS—None.

A majority of the members elected having voted in the affirmative,

It was agreed to,

So Common Council concurred in Select Council's amendment.

Common Council proceeded to second reading of Select Council bill (Appendix No. 125) entitled "An Ordinance to authorize the purchase of a lot of ground on the north-west corner of Thirty-first and Huntingdon streets, in the Twenty-eighth Ward, for school purposes."

The first section was again read.

Mr. Warren moved that the further consideration of the bill be indefinitely postponed.

On agreeing to the motion,

The yeas and nays were required by Mr. G. Thomas, seconded by Mr. Blackwood, and were as follows:

YEAS—Messrs. Amick, Balbirnie, Barton, Batt, Baumgaertel, Blake, Bougher, Caverow, Collins, Doak, Erdin, Falbey, Funston, Gordon, Hammond, Harvey, Heins, Henry, Hetzell, Irvine, Irwin, Ivins, Kittams, Knight, Kucker, Little, McAllister, Mathias, Mecredy, Mingle, Mitchell, Morrison, Morrow, Morton, Orr, Frank Richards, Seltzer, Shugart, Slater, Spiel, Stinger, Swain, Thackara, Tongue, G. H. Wagner, Warren, and Warwick—47.

NAYS—Messrs. Allen, Anderson, Birch, Blackwood, Borden, Breiting, W. H. Brown, Cornelius, Corson, Dixon, Edmonds, Gilpin, Goodman, Hahn, Hawkes, Hohl, Leithead, Leonard, Linton, McCurdy, Meehan, S. G. Miller, Moore, Neill, Pallatt, E. W. Richards, Roberts, Sayre, Seeds, F. Stevens, G. Thomas, Thos. Wagner, and Hartman, *Pres't*—33.

Which was agreed to.

So the further consideration of the bill was indefinitely postponed.

Mr. Anderson offered the following, to wit:

RESOLUTION

Of regret at the retirement of James Blackwood, Esq., from Common Council.

WHEREAS, James Blackwood, Esq., is about to sever his connection with Common Council; be it, therefore,

Resolved, by the Common Council of the City of Philadelphia, That this body recognizing that James Blackwood, Esq., has by his course in Common Council shown himself to be a faithful public servant, hereby expresses its regrets at his retirement; be it further

Resolved, That a copy of these resolutions be engrossed and presented to Mr. Blackwood; the cost of the same not to exceed the sum of fifty (50) dollars.

The first resolution was twice read, and agreed to.

The second resolution was twice read, and agreed to.

The preamble was agreed to.

The title was agreed to.

Mr. DeHaven offered the following, to wit:

RESOLUTION

Of regret relative to the retirement of Col. William W. Allen, a member of Common Council from the Twenty-fourth Ward.

WHEREAS, In accordance with the Statute of the Commonwealth of Pennsylvania, the term of various members of this Chamber will expire on the first day of April, next.

AND WHEREAS, Among those members is Col. William W. Allen, a member from the Twenty-fourth Ward.

AND WHEREAS, The said Col. Allen has continuously served in this Chamber for more than one term and for four years past, and rendered important and distinguished services on behalf of his constituents and the City of Philadelphia.

AND WHEREAS, All the members of these Councils have found in him a cultured gentleman and affable colleague; therefore, be it

Resolved, By the members of Common Council in meeting, assembled this thirty-first day of March, A. D. 1898, that in the retirement to private life of the said Col. William W. Allen, this Chamber will lose a worthy and courteous colleague; the Twenty-fourth Ward an upright and efficient representative and the City of Philadelphia an honest and exemplary guardian of its interests; be it further

Resolved, That the best wishes of the members of this Chamber be, and they are hereby extended to the said Col. Allen, that his life may be spared to his family and friends for many years to come and that his example of fidelity to the trusts reposed to him be emulated by others of his ward and City; be it further

Resolved, That this resolution be spread upon the minutes of this Chamber and a copy thereof suitably engrossed, the cost of the same not to exceed the sum of fifty (50) dollars, and presented to him as a tribute of the esteem in which he is held by those who have served in these Councils with him.

The first resolution was twice read, and agreed to.

The second resolution was twice read, and agreed to.

The third resolution was twice read, and agreed to.

The preambles were agreed to.

The title was agreed to.

The President called Mr. Roberts to the Chair.

Mr. Meehan offered the following, to wit:

RESOLUTION

Of thanks to Wencel Hartman, Esq., President of Common Council.

WHEREAS, Wencel Hartman, Esq., as President of Common Council, of the City of Philadelphia, has performed the duties of his office with dignity, wisdom and discretion.

AND WHEREAS, His rulings have always been governed by fairness and learning; therefore, be it

Resolved, by the Common Council of the City of Philadelphia, In session now met, that the thanks and appreciation of its members are hereby tendered to the said Wencel Hartman, Esq., for his wisdom, ability and absolute fairness in the administration of the responsible office of President now about to close.

The resolution was twice read, and agreed to.

The preambles were agreed to.

The title was agreed to.

The President resumed the Chair.

Select Council informed Common Council that they had non-concurred in the amendment of Common Council to Select Council bill (Appendix No. 124) entitled "An Ordinance amendatory to an ordinance entitled 'An Ordinance authorizing the Twenty-second street and Allegheny Avenue Passenger Railway Company to extend its tracks and overhead trolley system,' approved February 25, 1898."

Also, that they had concurred in the following, to wit:

"An Ordinance to revise the lines and grades of Abbottsford avenue, between Fox street and Wissahickon avenue, in the Thirty-eighth Ward." (Appendix No. 24.)

"An Ordinance to strike from the City plan Burbridge street, from Upsal to Cliveden street." (Appendix No. 167.)

"An Ordinance to strike from the plan Clarkson avenue, from Fifth to Sixth street, and to place on the plan in lieu thereof Tabor road, between Fifth and Sixth streets." (Appendix No. 219.)

"An Ordinance to revise the curb lines and make the necessary adjustments in the grades of Pennsylvania avenue, from Hamilton street to Twenty-seventh street." (Appendix No. 220.)

"An Ordinance to authorize the extension of "Starr Garden Park." (Appendix No. 223.)

"An Ordinance to authorize the opening of Rising Sun and Torresdale avenues: Luzerne, Third, Green, Hagerman, Thirty-third, Thirty-fourth, Forty-seventh, Sixty-first, Pike, Wayne and Fountain streets, and St. Luke's place." (Appendix No. 251.)

"An Ordinance to revise the grade of Ford road, between Fortieth street and Edgeley avenue, and to revise the grades of adjacent streets in order to make them conform to said revision." (Appendix No. 258.)

"An Ordinance to change the names of Hewson and Wensley streets." (Appendix No. 264.)

"An Ordinance to authorize the necessary work of grading, paving and construction of drains, etc., on German-town and Perkiomen turnpike, from Hillcrest avenue to the County line, and to authorize a transfer of twenty thousand (20,000) dollars, in the annual appropriation to the Department of Public Works (Bureau of Highways), for the year 1898, for the payment of said work." (Appendix No. 274.)

Mr. Amick moved that Common Council do now adjourn,

Which was agreed to.

So Common Council adjourned.

APPENDIX TO THE JOURNAL

OF THE

COMMON COUNCIL.

APPENDIX.

APPENDIX No. 1.

OFFICE OF THE MAYOR.

Philadelphia, October 7, 1897.

To the Select and Common Councils
of the City of Philadelphia

GENTLEMEN :—I have the honor to herewith transmit for your consideration a communication received from Frank M. Riter, Esq., Director of the Department of Public Safety, containing a resolution passed by the Board of Health, stating that it is the sense of that body that no further appropriations be made by your Honorable Bodies for the purpose of extending the Municipal Hospital.

I am, respectfully,

CHARLES F. WARWICK,

Mayor.

DEPARTMENT OF PUBLIC SAFETY.

Philadelphia, October 7, 1897.

HON. CHAS. F. WARWICK,
Mayor of Philadelphia.

DEAR SIR:—I herewith send to you for transmission to Councils the following resolution of the Board of Health:

“Resolved, That it is the sense of the Board of Health that no further appropriations should be made by Councils for the purpose of extending the Municipal Hospital in its present location.”

I remain, with respect, yours truly,

FRANK M. RITER,

Director

APPENDIX No. 2.

OFFICE OF THE MAYOR.

Philadelphia, October 7, 1897.

To the Select and Common Councils
of the City of Philadelphia.

GENTLEMEN :—I have the honor to herewith transmit for your consideration a communication received from Mr. Thomas M. Thompson, Director of the Department of Public Works, containing a report made by him in accordance with a resolution passed by your Honorable Bodies, September 24, 1897, relative to new gas mains, meters, apparatus, etc., necessary to secure the economical manufacture, storage and distribution of twenty-two candle power gas to the inhabitants of the City of Philadelphia.

I am, respectfully,

CHAS. F. WARWICK,

Mayor.

DEPARTMENT OF PUBLIC WORKS.

Philadelphia, October 6, 1897.

HON. CHAS. F. WARWICK,
Mayor of Philadelphia.

DEAR SIR:—On September 29th, I received from Mr. George W. Kochersperger, Chief Clerk of Common Council, copy of a resolution passed by said body on September 23d, relative to the cost of making certain improvement to the gas works of this City. On September 30th, I received a copy of a similar resolution from Mr. Joseph H. Paist, Chief Clerk of Select Council, passed on September 24th, which read as follows :

RESOLUTION

Requesting the Director of the Department of Public Works to furnish certain information relative to new gas mains, meters, apparatus, etc., necessary to secure the economical manufacture, storage and distribution of twenty-two candle power gas to the inhabitants of the City of Philadelphia.

Resolved, by the Select and Common Councils of the City of Philadelphia, That the Director of the Department of Public Works be requested to furnish the Select and Common Councils of said City with full and detailed information of all new or additional gas mains, service pipes, meters and apparatus of every description; also, the necessary repairs to old mains, old service pipes, and of all other matters whatsoever which are now urgently needed, or which, in his opinion, will be required within three years from January 1, 1898, in order to secure the economical manufacture, storage and distribution of twenty-two candle power gas to the inhabitants of our City; together with his estimate of the cost of all such matters, as well, also as to the cost of the production of said gas under such conditions; to the end that Councils may be informed of the minimum requirements and covenants which they should exact from any lessee, if they should conclude that it would be to the interest of the inhabitants of the City to execute a lease of the gas works now owned by said City, for the purpose of securing such new mains, meters, apparatus, etc.; and for the economical manufacture and distribution to the inhabitants of our City of such gas.

I have the honor to enclose statement, showing the estimated cost of new mains, holders, repairs to holders, new services and overhauling of old services, new meters and repairing old meters; also, statement of general expenditures required, in order to place the several gas works of the City and the system of distribution, in repair, to secure the economical manufacture and proper distribution of gas for a period of three years, from January 1, 1898.

In the brief time allotted to us to prepare these statements, it has been impossible to make an examination of the old mains, but we have based our estimate upon past experience, and are of the opinion that the average cost for the renewal and repair of old works, is not above the minimum.

Could we have had more time in which to investigate this matter, it would have been possible for us to have gone more into the details of the subject.

I have the honor to request that you transmit this statement to Councils for their information.

Yours respectfully,

THOMAS M. THOMPSON,
Director.

—
Mains.

36 in.	From Point Breeze Works to Ninth Ward Works..	\$200,000 00
20 in.	From Twenty-fifth Ward Works to Chestnut Hill..	200,000 00
20 in.	Alleghany avenue, from Twenty-second street to Ridge avenue, to Main street and to Cotton street	60,000 00
20 in.	Walnut street, from Twenty-fourth to Thirty-fourth streets, to Wallace street and to Lancaster avenue.	50,000 00
12 in.	Sixtieth street, from Market street to Baltimore avenue, to Fifty-eighth street and on South street from Sixtieth to Sixty-third streets.....	25,000 00
12 in.	Hunting Park avenue, from Germantown avenue to Twenty-second street and to Venango street.....	8,200 00
12 in.	Vine street, from Fifty-second to Sixty-third streets.	12,000 90
12 in.	Fifty-eighth street, from Baltimore to Elmwood avenues and on Elmwood avenue from Fifty-eighth to Seventy-third streets.....	35,000 00
8 in.	Glenwood avenue and Tioga street, from Sixth to Front streets.....	4,500 00
8 in.	Twenty-second street, from North College avenue to Oxford street	2,100 00
8 in.	Adams road, from 200 feet north of Unity street to Castor road.....	3,000 00
6 in.	Castor road, from Adams road to Foulkrod street and on Foulkrod street, from Leiper street to Frankford avenue.....	2,500 00

30 in. (pumping) from Twenty-fifth Ward Works to Ninth and Diamond streets, Holder Station.....	\$200,000 00
4 and 6 inch distribuling mains, at least.....	450,000 00
Overhauling and re-caulking street mains, at least.....	500,000 00
	<hr/>
	\$1,752,300 00
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Holders.

One 1,500,000 cubic feet gas holder, to replace an old holder at Ninth Ward Works.....	\$100,000 00
One 500,000 cubic feet gas holder and tank, to replace an old holder of 100,000 cubic feet capacity at Manayunk	30,000 00
Third lift on two holders, with necessary repairs to old holders, Twenty-fifth Ward Works.....	55,000 00
Third lift on one holder, with necessary repairs to old holder, Ninth Ward Works..	30,000 00
Third lift on one holder, with necessary repairs to old holder, Manayunk.....	15,000 00
	<hr/>
	\$230,000 00
	<hr/>

Services.

Overhauling and replacing worn-out services, at least.....	\$250,000 00
New services, at least.....	300,000 00
	<hr/>
	\$550,000 00
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Meters.

New meters.....	\$225,000 00
Overhauling and repairing meters.....	150,000 00
	<hr/>
	\$375,000 00
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General Improvements.

Three stacks of Fleming benches, with cold air condensers, Twenty-fifth Ward Works.....	\$204,000 00
Five charging machines, with necessary appurtenances, Twenty-fifth Ward Works.....	40,000 00
Valve house, fitted up complete, Point Breeze Works.....	30,000 00
Remodeling and duplicating exhaust plant, Twenty-second and Market streets.....	13,000 00
Increasing purifying plant at Twenty-fifth Ward Works....	70,000 00
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	\$357,000 00
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Adding 3,000,000 cubic feet capacity to coal gas plant, Twenty-fifth Ward Works, and by doing equalizing the manufacturing capacity of the Twenty-fifth Ward and the Point Breeze Works in the event that the manufacturing plant at the Ninth Ward Works is replaced with a water gas plant at Point Breeze Works..... \$300,000 00

The Ninth Ward Works should be abandoned for manufacturing purposes and a plant for the manufacture of water gas established at Point Breeze. It will be necessary to make this a water gas plant if the candle power (22) asked for in the resolution is to be maintained, and will cost from.....\$700,000 00 to \$800,000 00

Recapitulation.

Mains.....	\$1,752,300 00
Holders.....	230,000 00
Services.....	550,000 00
Meters.....	375,000 00
General improvements.....	357,000 00
Water Gas Plant at Point Breeze.....	800,000 00
Increase of holder capacity at Twenty-second and Market streets.....	500,000 00
Adding 3,000,000 cubic feet capacity to Twenty-fifth Ward Gas Works.....	300,000 00
Total.....	<u>\$4,864,300 00</u>

If a coal gas plant of 12,000,000 cu. ft. capacity were built at Point Breeze (instead of a water gas plant) it would cost about \$1,700,000, and would add \$900,000 to the above figures.

The cost of gas in the holder and at the burner will depend upon existing conditions.

APPENDIX No. 3.

OFFICE OF THE MAYOR.

Philadelphia, October 7, 1897.

To the Select and Common Councils
of the City of Philadelphia.

GENTLEMEN :—I have the honor to herewith transmit for your consideration a communication received from

Mr. Thomas M. Thompson, Director of the Department of Public Works, containing a report made in accordance with a resolution passed by your Honorable Bodies, September 16, 1897, relative to repaving with asphalt certain streets over the old rubble, Belgian block or cobble stone paving.

I am, respectfully,
CHAS. F. WARWICK,
Mayor.

DEPARTMENT OF PUBLIC WORKS.

Philadelphia, September 30, 1897.

HON. CHAS. F. WARWICK,
Mayor of Philadelphia.

DEAR SIR:—On September 18, 1897, I received from Mr. George W. Kochersperger, Chief Clerk of Common Council, the following resolution passed by the Select and Common Councils of the City of Philadelphia, on September 16, 1897, entitled:

RESOLUTION

Of request to the Director of the Department of Public Works, relative to repaving with asphalt.

Resolved, by the Select and Common Councils of the City of Philadelphia, That the Director of the Department of Public Works be requested to inform Councils whether any streets in this City have been repaved with asphalt over the old rubble, Belgian block or cobble stone paving; and, if so, when, and upon what streets such repaving was done, what was the difference in cost between repaving and the usual asphalt repaving, and whether in his opinion, the results are equally satisfactory.

In compliance with the request contained in this resolution, I would state as follows:

Maplewood avenue, from Green to Wayne street, was repaved with sheet asphalt upon the old rubble pavement,

by the Vulcanite Paving Company. The work was completed December 1, 1894, and done under a five years' guarantee. This street is in first class condition. The price for the work was \$1.95 per square yard.

School Lane, from Germantown avenue to Green street, was surfaced with sheet asphalt upon the old Belgian block pavement, and the work was completed August 17, 1897. This surfacing was done under the annual contract of 1897, for \$1.40 per square yard, and under a ten years' guarantee.

Bicycle paths were constructed on North Broad street, between Vine and Spring Garden streets, sheet asphalt being laid on the old granite blocks, which were taken up and laid on their sides, the work being done in the early part of August of this year. This work, which is of a temporary character, is entirely satisfactory. The cost was \$1.00 per square yard; no guarantee.

To make a comparison of the difference in the cost of repaving upon rubble, Belgian block or cobble stone pavement, and the usual asphalt repaving, would be rather difficult at the present time, as there has been very little repaving with sheet asphalt since that advertised on November 19, 1895, at which time the contracts were awarded for repaving with sheet lake asphalt upon a concrete foundation, at \$2.40 per square yard, and upon a bituminous foundation, for a fraction less than \$2.15 per square yard, both works being on a ten years' guarantee.

On December 22, 1896, bids were received for paving small and tramway streets with sheet asphalt, the price being, for a concrete foundation, \$2.35 per square yard, also on a ten years' guarantee.

The only street for which bids were received this year was Mifflin street, from Broad to Fifteenth street, for repaving with sheet asphalt upon a bituminous base and binder foundation. The price was \$1.65 per square yard on a five years' guarantee.

Inasmuch as but one street has been repaved upon a rubble foundation which has been subject to traffic for a period of less than three years, we are unable to give a decided opinion, based upon actual experience, as to whether the results between repaving in this manner and

repaving in accordance with the standard specifications would be equally satisfactory.

From such information as I have been able to obtain and from such work as I have seen, I am under the impression that asphalt resurfacing over granite block pavements, cobble or rubble streets, would be satisfactory, but it would first require the practical repaving of the streets, with very much less crown and the doing away with gutter stones, which, together with the grading necessary to be done, would make the cost of the work very near, if not quite as much, as it would cost to repave under standard specifications.

The proposition to resurface over rubble and cobble streets, without reducing the crown or flattening it, or without removing the gutter stones, would be a mistake, as the streets would have too much crown and have a tendency to incline horses and vehicles to slide toward the gutters, and the gutter stones would not be sufficiently strong for a foundation.

I believe that the resurfacing upon our present pavements—either rubble, cobble or Belgian blocks, would make a very durable pavement, but it would first be necessary as above intimated, to take up the pavement and relay it with much less crown before being resurfaced with asphalt.

I have the honor to request that you transmit this to Councils for their information.

Yours respectfully,

THOMAS M. THOMPSON,

Director.

APPENDIX No. 4.

DEPARTMENT OF PUBLIC WORKS.

Philadelphia, October 6, 1897.

GEORGE W. KOCHERSPERGER, Esq.,

Chief Clerk of Common Council.

DEAR SIR:—Yours of the 14th inst., enclosing copy of correspondence from the Chief of the Bureau of Water

and statement of Mr. Thomas Meehan, member of Common Council, relative to the construction by the city of storage basins, with the request that we point out for the benefit of Councils any objections in regard to the plan proposed, received.

I referred this matter to the Chief of the Bureau of Water and appended hereto please find his report, upon the same.

Yours respectfully,

THOMAS M. THOMPSON,
Director.

Philadelphia, September 29, 1897.

Reference No. 174.

I beg to acknowledge receipt of copy of a statement by Mr. Meehan, made in Common Council on 2d inst., in reference to a plan, submitted by him, "proposing to construct storage basins on comparatively cheap country land and fill them by an intake by gravity so as to avoid the sewage of Norristown, and again, to bring the stored water by gravity to our city reservoirs at an outside cost of six million (6,000,000) dollars, thus giving our citizens a full supply of absolutely pure water for many years to come, at a cost within the means of the city to accomplish."

You are requested, by Councils, to "point out for the benefit of Councils any objections in regard to the plan proposed, should any such occur to you," but I take it you wish me to point out the merits, as well as the demerits, of the plan, and I shall be governed accordingly.

I quote as follows (pages 2 to 13) from my letter of the 25th inst., respecting various schemes before Councils looking to modifications of our system of water supply.:

"By request of Councils, Mr. George S. Webster, Chief of the Bureau of Surveys, has estimated the cost of the proposed aqueduct, together with seven (7) gate houses, a bridge across the Schuylkill river, and bridges and cul-

verts across various streams intersected along the route. He estimates the cost of these items at six million four hundred and eighty-one thousand (6,481,000) dollars (Appendix No. 20, October 6, 1896, page 29). This agrees very closely with the estimate—six million five hundred thousand (6,500,000) dollars—made by the Reading Railroad Company, of the cost of an aqueduct eleven and one-half ($11\frac{1}{2}$) feet in diameter, when, in 1891, it urged the same scheme upon the city. (See reports of Bureau of Water for 1891, page 383.)

“Mr. Webster reported that ‘Without additional surveys, giving the exact location and first determining precisely how property will be affected, it is difficult to give even an approximate estimate of the land damages by reason the entering upon private property for the construction of the conduit, but, under any circumstances, they would probably reach two million five hundred thousand (2,500,000) dollars.’

“We thus have, say, nine million (9,000,000) dollars as the cost of the conduit and its appurtenances, as given in the estimates to which the preamble refers.

“From Mr. Meehan’s statement, made at the meeting of Common Council on 2d inst., it appears that the contemplated reservoirs are to hold ‘as much as the capacity of all our reservoirs’—one thousand four hundred and eighteen million (1,418,000) gallons— and that it is perhaps intended to construct the impounding dams across the Schuylkill river itself. Mr. Meehan gives the cost of the Croton reservoir at one hundred and twenty-five (125) dollars per one million (1,000,000) gallons, and states that ‘with these figures we could build a reservoir holding as much as the capacity of all our reservoirs, for less than two million (2,000,000) dollars.’

“The cost named, per million gallons capacity, corresponds closely with the average cost—one hundred and twenty-five (125) dollars per one million (1,000,000) gallons—of storage on the Tohickon, Neshaminy, Perkiomen and Lehigh water sheds, as estimated by Mr. Rudolph Her-
ing (report of Chief Engineer of Philadelphia Water Department, 1886, page 343), but with these figures I make the cost of storage basins of one thousand four hundred

and eighteen million (1,418,000,000) gallons capacity only from one hundred and seventy-four thousand four hundred and fourteen (174,414) dollars to one hundred and seventy-seven thousand two hundred and fifty (177,250) dollars.

"The Schuylkill Valley, for a few miles above Norristown, is, however, utterly dissimilar in character from the Croton Valley and from the four valleys named, where short high dams, impounding large volumes of water, could be built, and where the character of the country is such that land damages would cut a relatively small figure.

"In the absence of definite advices as to location, and of facilities for closely estimating the land damages, I think it would be unsafe to estimate the cost of storage (of capacity equal to that of our existing reservoirs) at less than from five hundred thousand (500,000) dollars to one million (1,000,000) dollars. We thus reach, say, ten million (10,000,000) dollars (the estimate given by Mr. Meehan) as the probable cost of the proposed works to the city.

"The preamble of the resolution states that 'It is made clear that it is feasible to bring the stored water by gravity to our city reservoirs.' If this is the case, the saving will be the cost of our entire pumpage from the Schuylkill (assuming that our Delaware supply is left undisturbed). In 1896, our pumpage from the Schuylkill cost four hundred and ninety-three thousand eight hundred and thirty-six (493,836) dollars, and it is not likely that our expenses for Schuylkill pumpage can greatly increase in the future. If therefore, the scheme now under consideration could enable us 'to bring the stored waters by gravity to our city reservoirs, the annual saving would probably be about five hundred thousand (500,000) dollars, but I am not aware of the existence of storage reservoir sites, of sufficient dimensions and of sufficient elevation, above Norristown and within reach of an aqueduct that could be constructed for six million five hundred thousand (6,500,000) dollars. On the contrary, the Reading Railroad Company said, in urging this plant: 'Not the least of its advantages would be the saving, to the city, of the present pumping stations, which are admirably adapted to their work, and are the result of many years of labor and a large expenditure of money. To go to any other source of supply will

involve sacrificing this plant, the pride of Philadelphia in the past, which, if supplemented by the construction of the proposed aqueduct, may continue to be the pride and satisfaction of the city for another century.' (See report of Bureau of Water for 1891, pages 386 and 387.)

"I note also that Mr. Meehan, in his remarks already quoted, now refers to the proposed aqueduct as bringing water to our 'pumping stations.'

"It is, however, at least theoretically possible by means of an aqueduct, as proposed by the Reading Railroad Company in 1891, and now by Mr. Meehan, to effect a saving in the cost of pumpage by delivering the water, from the aqueduct, at elevations greater than those of the pools from which we now pump.

"Based upon the quantities and cost of pumpage in 1896, and upon the aqueduct as located by the Reading Railroad Company in 1890-1891, this saving would amount to about sixty-three thousand (63,000) annually.* Capitalized at 4 per cent., this would offset a cost in construction of one million five hundred and seventy-five thousand (1,575,000) dollars. Against this should, however, be set off the cost of the changes in our present pumping machinery, necessary to adapt it to receiving water under the pressures contemplated. To estimate this cost, even approximately, would involve an exhaustive study, which, with the present force of this Bureau, would require far longer time than you can place at my disposal.

"In many cases, undoubtedly, it would be found necessary to replace the pumps with others designed for such work. The cost of the required changes would, however, be considerably less than the capitalized value of the saving, for the value would be more than sufficient to replace the twenty pumps with new engines adapted to the new conditions.

"The preamble of this resolution states that:

" 'By the report of the Department of Public Works

*The annual saving, although based upon our operations in 1896, could not be expected to increase greatly beyond the figure named; for the aqueduct, upon which Mr. Webster estimated, is stated by him to have a capacity of only 300,000,000 gallons per day, and, at our present rate of increase of consumption, the Schuylkill pumpage will reach that limit by 1900, or in about three years.

made to Councils (see Appendix No. 20, Vol. II., Oct. 15, 1896) it is made clear that it is feasible to construct storage basins on comparatively cheap country land and fill them by an intake by gravity so as to avoid the sewage of Norristown; and, again, to bring the stored water by gravity to our city reservoirs at an outside cost of six millions (6,000,000) dollars, thus giving our citizens a full supply of absolutely pure water for many years to come, at a cost within the means of the city to accomplish.'

"The Department's report makes no reference to the feasibility of constructing or filling such basins or of bringing 'the stored water by gravity to our city reservoirs,' or to the possible cost of such reservoirs. It does not even distinctly affirm, much less 'make clear,' the feasibility of the construction of the conduit, but merely estimate its cost, not 'at an outside cost of six million (6,000,000) dollars,' but at six million four hundred and eighty-one thousand (6,481,000) dollars for conduit and appurtenances alone; and estimates that the land damages, 'under any circumstances, would probably reach two million five hundred thousand (2,500,000) dollars' additional. To put the conduit down, ready for use, would, therefore, cost, by Mr. Webster's estimate, practically nine million (9,000,000) dollars, to say nothing of the construction of the storage dams and land damages for country overflowed.

"As I have already stated, there is every reason to doubt the existence of sites, in the neighborhood indicated, from which sufficient quantities of water can be brought by gravity to our city reservoirs.

"The preamble to the resolution refers to the proposed works as 'giving our citizens a full supply of absolutely pure water for many years to come.'

"Absolutely pure water does not exist in nature; and if it did, it would not be desirable for city supply. That the water of the Schuylkill for several miles above Norristown is not even by any means relatively pure, is perhaps sufficiently shown by the following statement by Dr. Albert R. Leeds (report of Bureau of Water for 1885, pages 387-388):

" 'There is no point on the Schuylkill river, from Phoe-

nixville down to Fairmount, where incompletely oxidized sewage—that is to say, sewage in a more or less decomposed and noxious condition—is not revealed by analysis to be ordinarily present in the water.’

“The following is a recent correspondence with Dr. Leeds:

Philadelphia, September 17, 1897.

DR. ALBERT R. LEEDS,

Stevens Institute of Technology, Hoboken, N. J.

DEAR SIR:—Among the propositions now before our City Councils looking to more or less radical change in the city’s system of water supply, is one contemplating the construction of an aqueduct to bring water from storage basins above Norristown.

Mr. Webster, Chief of Bureau of Surveys, has, at the request of Councils, estimated the cost of the aqueduct and the land damages, and he makes them as follows:

Cost of construction of aqueduct, including seven gate-houses and bridge across the Schuylkill river, and bridges and culverts across various streams intersected along the route	\$6,481,000
Land damages under any circumstances would probably reach	2,500,000
<hr/>	
Making cost of aqueduct, including land damages.....	\$8,981,000

To this must be added the cost of storage reservoirs, for which there have been submitted no data which would enable us to estimate their cost.

I take it that the principal advantages to be gained by this system, from the point of view covered by your investigations in 1883-6 are:

1. The superiority of the Schuylkill water at Norristown over that at our present intakes.
2. The degree of sedimentation obtained in the proposed basins:

(a) As improving the quality of the water if no further improvement is to be attempted.

(b) As a useful preliminary to subsequent filtration.

I shall be greatly obliged if you will inform me whether as a result of your studies, you consider that these advantages are sufficient to justify the expense of the works necessary to obtain water from that portion of the river.

If you are of the opinion that it would be necessary for us to filter the water taken from the river, whether taken at Norristown or at our present intakes, kindly bear this point in mind in considering the first-named advantage.

Yours respectfully,

JOHN C. TRAUTWINE, JR.,
Chief of Bureau.

STEVENS INSTITUTE OF TECHNOLOGY.

Hoboken, N. J., Sept. 22, 1897.

MR. JOHN C. TRAUTWINE, JR.,
Chief of Bureau of Water.

DEAR SIR:—I am in receipt of your letter of 17th inst., giving the outlines of the plan now before the City Councils of Philadelphia, which contemplates the construction of an aqueduct to bring the water from storage basins above Norristown.

In this letter you call attention to the advantages connected with taking the water from that portion of the Schuylkill which was shown by investigations in the years 1883-1886 to be greatly superior in quality to that taken at Roxborough, Belmont and Fairmount. While this superiority is of great importance, it must be borne in mind that there can be no guarantee that this superiority will be permanent, and that the water in the upper Schuylkill will not at some time far in the future become as contaminated as that now taken lower down.

In this connection the experience of great cities like that of New York is of the greatest value. New York has expended a vast sum of money in attempting to preserve the Croton water shed from contamination by condemnation and large purchases of property. But it frequently happens that the Croton water is contaminated, and a perfect

sanitary control of the drainage area is practically impossible. If this difficulty is so great in the case of the Croton water shed, which is located in a rural agricultural locality, and only three hundred and sixty (360) square miles in area, how vastly more difficult will it be with the upper Schuylkill, which is destined to become the seat of great manufacturing industries, and is of far greater extent.

If the proposed plan, with the estimated outlay of nine million (9,000,000) dollars with that part of the supply is adopted, it will afford only temporary relief. You have a very considerable amount of impurities at your present intakes on the Schuylkill. There are serious impurities in the Schuylkill at Norristown, and they will increase as time goes on. The construction of the storage basins at that point would certainly improve the water to a certain extent by sedimentation, but would not effectually purify it. To really purify any water like that of the Schuylkill which, whether taken from above or below, certainly carries sewage impurities, there must be a system of filtration. This was my conclusion and recommendation in 1884, and the conviction that it is the best method for Philadelphia to pursue has deepened with each year's further acquaintance with the conditions affecting your water supply. It cannot be too strongly insisted upon that a filter system can do the work just as effectually when applied to the seriously contaminated water at Belmont as if it had to deal with the less impure water at Norristown. It is a curious popular fallacy that filtration may do for comparatively pure water but cannot safely be adopted for a grossly polluted one. As a matter of fact, it is just as feasible to deal with such water as the Ohio at Cincinnati, and take out its great volume of mud and sewage, as it is to purify a comparatively clean water. If you are going to use the Schuylkill waters at all, the proper places for handling them are at your present intakes, and it would be vastly better and cheaper to spend a million (1,000,000) dollars for filter plants there than nine millions (9,000,000) for an aqueduct and storage basins at Norristown, with the necessity later on of supplementing them by filtration as the impurities increased.

Very truly yours,

ALBERT R. LEEDS.

"In order to arrive at an estimate of the advantages to be gained, in point of purity of water, by taking from the Schuylkill above Norristown, instead of from Fairmount and Flat Rock pools, as at present, I requested Mr. W. C. Robinson, Jr., Chemist of the Bureau of Health, to take samples for bacteriological and chemical analysis from the three pools of the navigation next above Norristown, viz.: Norristown, Cat Fish and Pawling's pools, and requested Mr. Robinson and Dr. A. C. Abbott, Chief Bacteriologist of the Bureau of Health, to give me their opinions as to the relative purities of the Schuylkill in the district named, and at our present intake at Spring Garden Works.

The samples were taken on 20th inst., by Mr. J. H. Eastwick, Assistant Chemist, Board of Health, assisted by Mr. Daniel Whitaker of this Bureau, from that part of the stream where there was least likelihood of pollution.

"The following are the reports of Mr. Eastwick and Dr. Abbott:

Philadelphia, September 23, 1897.

MR. JOHN C. TRAUTWINE, JR.,
Chief of Bureau of Water.

DEAR SIR:—Herewith please find report of examination of samples of water taken from river Schuylkill, September 20, 1897:

Parts per million

	NITROGEN AS			
	Free Ammonia.	Albuminoid Ammonia.	Nitrates.	Chlorine.
11 A. M., Perkiomen Junction.....	.012	.09	0.6	4.6
12.45 P. M., Port Kennedy.....	.014	.09	0.6	4.6
2.30 P. M., Merion.....	.016	.07	0.6	4.6

The first two samples were taken from the middle of the stream, the last one from the near shore; all three samples were clear. The "Free Ammonia" is less than the samples usually, as taken at Spring Garden Pumping Sta-

tion. The "Albuminoid Ammonia" somewhat higher. The "Nitrate" and "Chlorine" about the same. The water is practically the same in quality as that taken from Spring Garden Pumping Station.

Truly yours,

J. H. EASTWICK.

DEPARTMENT OF PUBLIC SAFETY.

Bacteriological Division of Bureau of Health,

Room 717, City Hall.

Philadelphia, September 24, 1897.

MR. JOHN C. TRAUTWINE.

Chief of Bureau of Water.

DEAR SIR:—Examination of the samples from the Schuylkill at Merion, Port Kennedy and one-quarter mile above Perkiomen creek shows as follows:

One-quarter mile Perkiomen creek.....	160	bacteria	per	c. c.
Port Kennedy.....	40	"	"	"
Merion.....	290	"	"	"

Samples taken September 20, 1897.

Examination of samples of water from the Schuylkill at Spring Garden Pumping Station shows as follows:

Sample taken September 16.....	210	bacteria	per	c. c.
Sample taken September 20.....	350	"	"	c. c.

Yours very truly,

A. C. ABBOTT,

Director of Laboratory.

DEPARTMENT OF PUBLIC SAFETY.

Bacteriological Division of the Bureau of Health,

Room 717, City Hall,

Philadelphia, September 25, 1897.

MR. JOHN C. TRAUTWINE.

Chief of Bureau of Water.

MY DEAR SIR:—In reply to your communication of the 20th inst. permit me to say that the results thus far obtained by us in our recent investigation, upon the bacteriology of the Schuylkill water are too few in number to justify the statement that the water above Norristown is permanently poorer in bacterial life than is that farther down the river, notably at the Spring Garden Pumping Station, though in certain of our tests the indications point in this direction.

It is impossible, however, to formulate an opinion of importance from such limited observations as we have thus far been able to make, and such an opinion is only possible after investigation that will extend over sufficient time to determine the influence of the manifold seasonal variations upon the water of the river.

The chemical studies that we have thus far made are not, as you are aware, under my direction, but from what I can gather they do not indicate very great differences in the quality of the samples gathered at various points of the river.

With regard to the proposal to substitute large settling basins for efficient processes of filtration, I can only say that the results thus obtained will not be in any way commensurate with those obtainable through filtration of the water.

It is true that excellent water is often obtainable from great natural lakes and its good quality is doubtless in part due to the opportunities afforded to sedimentation, but all studies that have been made upon water stored in artificial reservoirs, basins, etc., agree in demonstrating that purifica-

tion under these circumstances is only partial and is never comparable to the results that may easily be had by any one of several plans of filtration.

Concerning the use of settling basins as preliminary to filtration, experience has shown this to be always desirable and of great economical importance, providing, of course, that the basins are of sufficient capacity and that the first cost is not too great. That is to say, it should not cost so much as to offset the saving in the expense of filtration.

I am not sure if it is within my province to express an opinion on a subject that is manifestly for you to decide, but I cannot avoid the idea that in our case we could and should employ our existing reservoirs as settling basins, and that the water should be passed from them to the filters and thence directly to the mains, just as is done in several European cities. But this is your problem.

Trusting my replies satisfactorily answer your questions, I am,

Yours very truly,

(Signed)

A. C. ABBOTT, M. D.

Director of the Laboratory.

I submit, also, the following recent correspondence with Mr. Rudolph Hering, whose exhaustive studies of our water supply in 1883-1886 are among the most valuable of the records of this Bureau:

Philadelphia, September 17, 1897.

MR. RUDOLPH HERING,

100 Williams street, New York City.

DEAR SIR:—Will you kindly advise me why, in your studies for future water supply of this city in 1883-86 no estimate was made of the cost of this or other supply from the Schuylkill river?

Yours respectfully,

JOHN C. TRAUTWINE, JR.,

Chief of Bureau.

New York, September 22, 1897.

MR. JOHN C. TRAUTWINE.

Chief of Bureau of Water.

DEAR SIR:—Your letter of September 17 was duly received, but an answer was delayed on account of absence. .

You ask me why in my studies for future water supply in Philadelphia in 1883 to 1886 no estimate was made of the cost of any supply from the Schuylkill river.

In reply, I will say that the investigation was at that time confined to other sources than the Schuylkill river, because the latter was not considered a proper one for the future water supply for the City of Philadelphia. The instructions received from the Chief Engineer referred to more distant sources. I can do no better than refer you to the Chief Engineer's own words regarding the availability of the Schuylkill water for a future supply, and beg you to examine the report of the Water Department for 1883, pages 46, 47, 48, 60, 61 and 62.

Yours very truly,

RUDOLPH HERING.

In regard to the statement of Col. Ludlow, on page 47 of the report referred to by Mr. Hering, that the impurities removed by filtration are the least harmful of those contained in the water. I need scarcely remind you that the advance of bacteriology, since Col. Ludlow's report was written, have completely disproved his statement, or that Mr. Hering, who, in his final report (report of Chief Engineer of Philadelphia Water Department, 1883, page 309) said that filtering or purifying the water of the Schuylkill or lower Delaware would not give permanent satisfaction, is now, in the light of more recent research, one of the warmest advocates of filtration of the Philadelphia supply.

The capacity of the proposed reservoir (say one thousand four hundred and eighteen million (1,418,000,000) gallons, or the same as that of our existing reservoirs) is less than twice as great as the available storage of the first three navigation pools above Norristown, and is but little more than one-third of that (four thousand two hundred and eight million (4,208,000,000) gallons) of all the pools of

the navigation. It is insignificant in comparison with the entire contents of these pools, measured to the river bed. Yet that these pools are insufficient to protect us against the mud and coal dust brought down by the river in floods, is patent to everyone who is compelled to use the unfiltered Schuylkill water at such times.

“Mr. Webster’s estimate of eight million nine hundred and eighty-one thousand (8,981,000) dollars as the cost of the aqueduct, including land damages, ‘is based upon a conduit of sufficient size to deliver, under favorable circumstances, three hundred million (300,000,000) gallons in each twenty-four (24) hours.’ Even at our present rate of increase in consumption, this quantity will become insufficient in about three years from now.

“The principal objection to this plan is that the benefits to be expected from it are not commensurate with the expenditure involved.

“For an expenditure of say ten million (10,000,000) dollars, the city would get storage reservoirs of no greater capacity than the present ones, water of but slightly better quality than that now furnished, and a single line of aqueduct whose maximum capacity would be exceeded by our demands, probably before it was completed.

“It was stated, before the Finance Committee, that this proposition had been made and favored by the Department of Public Works, and the report of this Bureau for 1891, page 381, was quoted in support of the assertion. The proposition is there described, in an appendix, as a ‘Proposed plan for supplying Philadelphia with Schuylkill water from Norristown dam, *submitted by the Reading Railroad Company.*’ I have been unable to find in the report quoted any reference to this scheme by the Department of Public Works, and the utterances of the Bureau of Water on the subject seem to be confined to the following paragraph on page 110, where Mr. John L. Ogden, then Chief of the Bureau, says:

“‘In order to obtain a better quality of water it has been suggested that an aqueduct be constructed from the Norristown dam, by which water may be brought to the city at a somewhat higher elevation than Fairmount dam. This

will decrease the cost of pumpage to some extent, and no doubt for some time water will be better than we now get, being free from pollution entering the river below Norristown. After a rain the river at that point will be muddy and black, and a similar method of improvement, as now required, must be provided. For an explanation of the proposed plan and cost, see Appendix I.'

"By a 'similar method of improvement, as now provided,' Mr. Ogden evidently refers to 'some method for the improvement of the water, such as filtration, purification by some reliable process, or the construction of large storage reservoirs.' (See first paragraph on same page.) Neither of these methods of improvement seems to be contemplated in the ordinance now under consideration.

Referring to Mr. Meehan's statement, as printed in the record of Councils' meeting of 2d inst., I beg to remark as follows:

"In view of Mr. Webster's estimate of six million four hundred and eighty-one thousand (6,481,000) dollars as the cost of doing the work, and two million five hundred thousand (2,500,000) dollars as the probable land damages, I am at a loss to see how it can be stated that the plan involves only 'a cost, including land damages, of a little over six million (6,000,000) dollars.'

"In regard to the statement that 'our reservoirs are but little more than half full,' I submit the following memorandum:

Actual Contents of Reservoirs.

1897.	Millions of gallons.	Percentage of capacity.
January	1,085.6	77
February	1,041.2	73
March	1,157.6	82
April.....	997.5	70
May.....	942.6	66
June	1,001.7	71
July.....	1,010.2	71
August	975.5	69
September 1 to 27, inclusive.....	999.6	70
January 1 to September 27, inclusive.....	1,023.9	72
September 27.....	1,013.0	71
March 21, maximum.....	1,275.8	90
May 18, minimum.....	779.6	55

"I have elsewhere expressed to you my disapproval of the projects now before Councils looking to the transfer of our water supply to private corporations, with regard to the statement that the Philadelphia Water Supply Company contemplates a supply of only one hundred and seventy millions (170,000,000 of gallons per day, I would remind you that the company's ordinance provides for two aqueducts, each with a capacity of one hundred and seventy-five million (175,000,000) gallons per day.

"I find myself unable to follow the calculations by which the contemplated reservoir, of capacity equal to that of our present reservoirs, is made to hold nearly twenty-four (24) days' supply. If our present reservoirs were filled to their intended capacity the water contained in them, if drained to the last drop, would supply the city with just six (6) days of average consumption.

In comparing the Schuylkill and Croton water sheds, with their areas of approximately one thousand nine hundred (1,900) and three hundred and sixty (360)* square miles, respectively, it must be borne in mind that the conditions are totally dissimilar, and that, while the City of New York is now constructing works which will impound the entire flow of the Croton, nothing approaching such monopolization of the stream can be thought of in connection with the Schuylkill.

"Mr. Meehan states that 'we can take out all the water we need from above Norristown without the slightest interference with anyone's riparian rights.' I would suggest that, before action is taken in the direction contemplated the opinion of the City Solicitor be asked upon this point, particularly with reference to the rights of the Schuylkill Navigation Company in the premises.

"It is stated that the plans now under consideration is 'the only one that the city can adopt of giving our citizens a permanent and abundant supply of good water.'

This is far from true. In the first place, the supply is not abundant, as the capacity of the aqueduct would be overtaxed, probably before it was contemplated. In the second place, indications are that the improvement in the

*Mr. Meehan states the area of the Croton water-sheds as 150 square miles.

quality of the supply would be inconsiderable. In the third place, the method which looks to the filtration of the practically boundless supply already existing at our very doors does give promise of a really "permanent and abundant supply of good water," at a cost hardly greater than that contemplated in the present ordinance. At an expenditure of one million (1,000,000) dollars during 1898 in the improvement of the West Philadelphia supply would not only, in my judgment, make that supply all that would be desired, but would demonstrate the correctness of my claim in behalf of the common sense method of taking and improving what we find at hand rather than build expensive works to bring from a distance an insufficient quantity of water of but little better quality than what we now have.

Yours respectfully,

JOHN C. TRAUTWINE, JR.,

Chief of Bureau.

APPENDIX No. 5.

FARMERS' AND MECHANICS' NATIONAL BANK.

Philadelphia, October 1, 1897.

WENCEL HARTMAN, Esq.,

President of Common Council.

DEAR SIR :—Agreeably to Section Third of Ordinance of Councils, approved the 16th day of March, 1872, we have the honor to submit herewith a report showing the amount of the Three per cent. Loan, of April 1, 1890, of the City, on which interest is paid by the City as it stood on May 1, 1897, and as it stands on the books at the Farmers' and Mechanics' National Bank, on October 1, 1897.

Report of the amount of three per cent. Loans of April, 1890, of the City of Philadelphia, on which interest is paid by the City as it stood on May 1, 1897, and as it stands on the books at the Farmers' and Mechanics' National Bank, Philadelphia, Loan and Transfer Agent of the City on October 1, 18897.

Amount of three per cent. Loan, May 1, 1897..	\$4,600,00
Amount of three per cent. Loan, October 1, 1897.....	\$4,600,00

Report showing the amount of the three per cent. Loan of April 1, 1890, of the City of Philadelphia, on which interest is paid by the City as it appears on the books at the Farmers' and Mechanics National Bank, Philadelphia, Loan and Transfer Agent of the City on May 1, 1897, and October 1, 1897.

Amount of Loan registered, held by General		
Holders, May 1, 1897.....	\$78,000	
Amount of Loan registered, held by Sinking		
Funds, May 1, 1897.....	4,522,000	\$4,600,000
Amount of Loan registered, held by General		
Holders, October 1, 1897.....	\$78,000	
Amount of Loan registered, held by Sinking		
Funds, October 1, 1897.....	4,522,000	\$4,600,000

Very respectfully,

H. W. LEWIS,
Cashier.

APPENDIX No. 6.

COMMISSIONERS OF THE SINKING FUNDS.

Philadelphia, October 1, 1897.

To the Select and Common Councils
of the City of Philadelphia.

GENTLEMEN:—In accordance with the provisions of the Ordinance of May 9, 1857, the Commissioners of the Sinking Fund, herewith present their report for the quarter ending September 30, 1897:

June 30 1897. To Cash balance.....	\$2,297,204 17
" received during quarter.....	93,645 00
	<hr/>
	\$2,390,849 17
By Cash paid 6 per cent. City	
Loan	\$134,517 67
By Cash paid matured loan...	2,200 00
By Cash paid unclaimed in-	
terest.....	531 00
	<hr/>
	137,248 67
Balance.....	<hr/>
	\$2,253,600 50

Par value City and U. S. securities.....	\$19,382,650 00	
45,000 shares P. & E. R. R. stock, par value		
\$50, market value \$25 per share.....	1,125,000 00	
	<hr/>	20,507,650 00
Total cash and securities.....		\$22,761,250 50

CHAS. F. WARWICK,
JOHN M. WALTON,
LOUIS WAGNER,
Commissioners of the Sinking Funds.

*Receipts and Expenditures, with Balances of the several Sinking Funds,
for the Quarter ending September 30, 1897.*

Name of Fund.	Cash balance, June 30, '97.	Received during the quarter.	Paid during the quarter.	Cash balance, Sept. 30, '97.	Securities on hand Sept. 30, '97.	Total cash and securities Sept. 30, 1897.
Culvert Loan, No. 2.....	\$5,106 16	\$2,584 00	\$928 13	\$8,762 03	\$539,375 00	\$546,137 03
Park Loan, No. 1.....	437,680 17	15,646 00	99,645 00	353,681 17	2,725,150 00	3,078,831 17
Gas Loan, No. 5.....	249,348 12	5,000 00	254,348 12	761,150 00	1,015,498 12
Loan, No. 35.....	182,8 8 44	4,920 00	730 59	187,007 85	968,800 00	1,155,807 85
Gas Loan, No. 6.....	147,300 66	5,000 00	214 50	152,086 16	720,100 00	872,186 16
Loan, No. 37.....	84,806 09	3,000 00	217 10	87,588 99	537,000 00	624,588 99
Park Loan, No. 2.....	223,420 50	6,000 00	2,066 25	227,354 25	1,042,550 00	1,269,904 25
Loan, No. 38.....	83,321 73	3,000 00	25,882 50	60,439 23	586,775 00	647,214 23
School Loan, No. 3.....	57,753 51	1,800 00	109 90	59,443 61	239,650 00	299,093 61
Loan, No. 44.....	70,106 57	2,100 00	439 60	71,766 97	373,950 00	450,716 97
Loan, No. 45.....	21,081 98	1,500 00	22,581 98	266,150 00	288,731 98
Loan, No. 46.....	201,143 43	6,366 00	778 61	206,770 82	1,010,725 00	1,217,455 82
Gas Loan, No. 7.....	73,723 67	2,500 00	76,223 67	348,400 00	424,623 67
Loan, No. 48.....	74,280 62	1,275 00	225 08	75,280 54	159,200 00	234,480 54
Loan, No. 49.....	1,158 60	600 00	1,758 60	93,900 00	95,658 60
Loan, No. 50.....	29,413 98	3,000 00	342 00	32,071 98	468,650 00	500,721 98
Loan, No. 51.....	22,638 01	6,414 00	690 80	28,361 21	1,067,500 00	1,095,861 21
Park Loan, No. 3.....	159,310 35	5,400 00	115 11	164,395 24	780,550 00	945,145 24
Loan, No. 53.....Dr.	6,292 41	600 00	5,692 41	112,800 00	112,800 00
Loan, No. 54.....	102,127 44	2,910 00	105,037 44	405,850 00	510,887 44
Loan, No. 55.....	37,958 51	1,500 00	1,282 87	38,175 64	322,350 00	360,525 64
Loan, No. 56.....	8,320 30	675 00	8,995 30	97,300 00	106,295 30
Loan, No. 57.....	30,670 31	1,350 00	32,020 31	173,675 00	205,695 31
Loan, No. 58.....Dr.	15,373 57	3,000 00	12,373 57	496,700 00	496,700 00
Gas Loan, No. 8.....	84,268 46	5,000 00	89,268 46	739,000 00	828,268 46
Loan, No. 60.....	100,496 43	1,005 00	99,491 43	335,000 00	335,000 00
Loan, No. 61.....	1,094 77	1,500 00	849 63	1,745 14	3 2,200 00	343,945 14
Loan, No. 62.....
Unclaimed Mat'd Loan..	30,775 00	2,200 00	28,575 00	28,575 00
Commissioners of the Sinking Fund.....Dr.	65,233 33	65,233 33	3,663,200 00	3,663,200 00
Total Debit Balance.....	\$2,419,577 38	\$2,371,898 71	\$21,754,549 71
	187,395 74	182,790 74	182,790 74
	\$2,232,181 64	\$2,189,108 97	\$21,571,758 97
Unclaimed Interest.....	24,388 70	531 00	23,857 70	23,857 70
Almshouse Fund.....	40,633 83	40,633 83	40,633 83
45,000 shares, Phila. and Erie R. R. stock, par value \$50.00, market value \$25.00 per share.	1,125,000 00	1,125,000 00
	\$2,297,204 17	\$93,645 00	\$137,248 67	\$2,253,600 50	\$20,507,670 00	\$22,761,250 50

APPENDIX No. 7.

LAW DEPARTMENT.

Philadelphia, October 5, 1897.

GEORGE W. KOCHERSPERGER, Esq.,
Chief Clerk of Common Council.

DEAR SIR:—Enclosed please find copy of report of jury in the matter of the opening of Conshohocken avenue, from Monument avenue to Windemere avenue, filed October 2, 1897.

From the testimony in the case it appeared that Conshohocken avenue, between the points named (a macadamized country road), had previously been laid down upon the City plan as of a width of forty feet, but that only thirty-three feet had been embraced within the lines of the road; that by virtue of an Act of Assembly, Christian Ellwanger, the petitioner in the case, presented a petition to the Court of Quarter Sessions praying for the appointment of a jury to determine the advisability of opening the said Conshohocken avenue, between the points named, as of a width of eighty feet. The jury, after having heard the testimony of the property owners and various experts called by the City, decided upon the opening of the street as of that width, and after an impartial hearing of the testimony submitted, made awards of damages and assessment of benefits as embraced in the within report. No portion of the street has yet been physically opened to the new and revised width of eighty feet.

Yours very truly,

JOHN L. KINSEY,

City Solicitor.

IN THE COURT OF QUARTER SESSIONS FOR
THE COUNTY OF PHILADELPHIA.

Court No. 2.

In re opening of Conshohocken avenue, from Monument
avenue to Windemere avenue, of a width of eighty feet.

(Copy.)

REPORT OF JURY.

(Filed October 2, 1897.)

To the Honorable the Judges of said Court:

The undersigned jurors, appointed by your Honorable Court to determine upon the necessity of opening Conshohocken avenue, to a width of eighty feet, between Monument avenue and Windemere avenue, in the Thirty-fourth Ward, of the City of Philadelphia, and to assess the damages and benefits, if any, arising therefrom, respectfully report:

That after due notice served upon the registered property owners and to all parties, the jurors met July 14, 1897, for organization. All the jurors were present at this meeting except Mr. Biddle. At this and subsequent meetings the jury was attended by Henry J. Hancock, Esq., for the petitioner, Christian Ellwanger, Esq., and for John McGill, William H. H. Achuff and Thomas A. Kershaw; John G. Johnson, Esq., E. G. Hamersly, Esq., with him, for the Roberts Estate; Charles H. Downing, Esq., for Henry Mueller; John Weaver, Esq., for Charles B. Shriver; W. W. Carr, Esq., of Messrs. Pattison & Carr, for the Philadelphia Country Club; Charles S. Wood, Esq., Assistant City Solicitor, appeared on behalf of the City of Philadelphia.

That at the meeting held July 14, 1897, the jury were severally sworn or affirmed by one of their number upon their *voir dire*, and examined touching their capacity to serve as road jurors in this proceeding. Each juror was

found to be disinterested, competent and in all respects duly qualified to serve. The jurors were then severally sworn by one of their number to perform their duties as road jurors in the matter of the opening of Conshohocken avenue, from Monument avenue to Windemere avenue, to a width of eighty feet, impartially and according to their best judgment. The jury then organized by electing L. W. Govett, Esq., foreman, after which the petition was read to the jury and the official plan produced for their use, which is attached to and filed with this report. The jury then adjourned to meet on July 19, 1897, for the purpose of making a view of the premises. At this meeting Mr. Biddle was duly sworn on his *voir dire*, and found qualified to serve, and also sworn to perform his duties impartially and according to his best judgment. The jury again met for the purpose of taking testimony, consultation, reviewing and for the argument of counsel, on the following days: July 20, 21, 22, 26, 28, 30; August 4, 5, 6, 7, 9, 10, 11, 12, 13, 14; September 3, 8, 20, 22, 24, 27, 28, 29, 30, and October 1, in all twenty-eight meetings, of which fourteen were for consultation.

The jury found unanimously, from a view of the premises and the testimony offered, that the public necessity imperatively demanded and required the opening of the said Conshohocken avenue, as prayed, to a width of eighty feet, between the points named, and so determined.

And now, therefore, after a full and impartial consideration of all the testimony submitted to them, and after a careful view and review of the lines, and after consideration as well of the damages as the benefits made upon their best judgment, the jury do find and award the following damages:

John McGill	\$4,500
William H. H. Achuff	7,000
Anna Ellen Kershaw	2,650

Which sums should be paid by the City of Philadelphia, and the jury does further find that the following sums should be assessed as benefits and paid by the owners of property

bordering on the said Conshohocken avenue, between Monument avenue and Windemere avenue, as follows:

The Roberts Estate	\$1,750
Henry Mueller	1,500

Lewis W. Govett,	Wm. Nickell,
Caldwell K. Biddle,	Wm. H. Whitaker,
William J. Pollock,	John M. Bunker.

APPENDIX No. 8.

LAW DEPARTMENT.

Philadelphia, October 1, 1897.

GEORGE W. KOCHERSPERGER, Esq.,
Chief Clerk of Common Council.

DEAR SIR:—I enclose you herewith copy of the report of the jury in the matter of the change of regulation of that portion of the City of Philadelphia which affects the property of Isaac M. Simonin and Charles F. Simonin, trading as C. F. Simonins' Sons, the property generally known as the Clearfield Chemical Works, at Trenton avenue and Clearfield street, being at the northeast corner of the same, in the Twenty-fifth Ward of the City of Philadelphia.

Kindly note that this is a suit for a change of grade regulation, and that while the grade has been changed on the plan, *i. e.*, on paper, which entitled the plaintiff, Simonin, to his action at law, his property is not yet physically affected by any change of grade or any municipal improvement, except a sewer built in Trenton avenue, June 1, 1896.

I have sent a copy of this report to Director of Public Works Thompson for his information.

Yours very truly,

JOHN L. KINSEY,
City Solicitor.

IN THE COURT OF QUARTER SESSIONS FOR
THE COUNTY OF PHILADELPHIA.

Court No. 3.

In the matter of the change of regulation of that portion of the City of Philadelphia, which affects the property of Isaac M. Simonin and Charles P. Simonin, trading as C. F. Simonin's Sons, the property generally known as The Clearfield Chemical Works, at Trenton avenue and Clearfield street, being at the northeast corner of the same, in the Twenty-fifth Ward, of the City of Philadelphia.

(Copy.)

REPORT OF JURY.

(Filed September 24, 1897.)

To the Honorable the Judges of said Court:

The jury appointed by this Honorable Court in the above matter, to assess the damages sustained by the said petitioner, by reason of the revision and change of grade regulations above mentioned, affecting the property of the petitioner, respectfully report:

That in pursuance of said appointment, they met on the sixth day of May, 1897, in the Jury Rooms, at No. 211 South Sixth street, Philadelphia, and having been first sworn by one of their number, upon their *voir dire*, and examined as to their qualifications to serve, they were found to be duly qualified and disinterested. They were then sworn by one of their own number, to perform their

duties impartially and according to the best of their judgment, as required by the Fifty-third Section of the Act of Assembly of June 13, 1836, and (five of the six jurors appointed being present), then they organized by electing John W. Boileau, Esq., foreman, and Robert H. Price, Esq., secretary of the jury.

At this and subsequent meetings, the following named counsel attended, viz: H. E. Garsed and W. H. Addicks, Esq., for the petitioner, and Norris S. Barratt, Esq., Assistant City Solicitor, for the City.

The jury then adjourned to the seventh day of May, 1896, upon which day they proceeded to view the premises, the following named jurors being present at the view, viz: John W. Boileau, L. R. Koecker, Robert H. Price, James K. Shoemaker, and Samuel B. Van Dusen. Counsel for the petitioners and for the City and also the petitioners in person were present at the view.

William H. Smith declined to serve as juror, and on the 13th day of May, 1896, upon the suggestion of this vacancy, and the one caused by the death of Dr. L. R. Koecker, James H. Gay and Samuel S. Ellis were appointed to fill the vacancies, and on the 20th day of May, 1896, the said James H. Gay and Samuel S. Ellis, being present at a regular meeting of the jury, were both found competent and disinterested, and were duly sworn by the foreman to perform their duties impartially and according to the best of their judgment.

Subsequently, on the 21st day of May, 1896, the jury made another view of the premises, at which time all the jurors were present, namely: John W. Boileau, Robert H. Price, James K. Shoemaker, Samuel B. Van Dusen, James H. Gay, and Samuel S. Ellis, Sr.

Subsequent meetings were held pursuant to regular adjournments, as follows: 1896, May 6, 7, 13, 20, 21, 27; June 3, 8, 17, 22, 24, 29; July 1, 2; October 7, 14, 19, 21, 28, 30; November 4, 6, 9, 16, 25, 30; December 7, 10, 14, 21, 28; 1897, January 4, 11, 18, 25; February 1, 8, 15, 23; March 1, 10, 17, 24, 31; April 14, 21, 28; May 5, 12, 19, 20, 21, 22, 24, 25, 26, 27, 28, 29, 31; June 1, 2; making in all 62 meetings.

At these meetings title was proved, a number of witnesses were examined, and record and documentary proof presented to the jury by the petitioning claimants in support of their claim for damages; and also testimony by the City. From the evidence, the jury find the following facts :

1. That prior to a consolidation of the City of Philadelphia by the Act of Assembly of February 2, 1854, the portion of the present consolidated city in which petitioner's property is situated was in the fourth Division of the District of Richmond, and the lines and grades of the said Fourth Division were established by a plan confirmed by this Honorable Court, November 11, 1852, which said plan is now on file in the Bureau of Surveys.

2. That said Isaac M. Simonin and Charles F. Simonin, trading as C. F. Simonin's Sons, purchased the said property on the 26th day of April, 1895, by deed recorded in Deed Book, J. J. C., 90, p. 173, said property being that shown on the plan herto annexed.

The petitioner's grantors, The Philadelphia Trust Safe Deposit and Insurance Company, Trustees under the will of William Adamson, deceased, William B. Adamson and Eleanor Francis Adamson, remaining executors under the will of said William Adamson, deceased, Eleanor Francis Adamson, widow, William B. Adamson, Charles B. Adamson, and Anna L., his wife; Prescott Adamson and Agnes A., his wife; Charles H. Thompson and Harriet A. Thompson, his wife; Robert H. Adamson and Lillian, his wife; John K. Marshall and Sabina A. Marshall, his wife; by said deed also transferred and assigned unto the petitioners, C. F. Simonin's Sons, "All right, title, interest, claim, demand whatsoever and any and all right or rights of action in law or in equity that may have accrued to the grantors or any of them, against the City of Philadelphia, or any other corporation or individual vested with the power of eminent domain, for the taking, injury or destruction of property of the grantors in said real estate, and especially all rights of actions for compensation for injury to the change of grade or change of grade regulation of the public plan in the vicinity, and especially of streets bounding the property.

3. That said plan, confirmed November 11, 1852, and the regulations and grades thereby established remained unchanged so far as affect the property of the petitioners, until December 2, 1889, when, by virtue of ordinances of Councils, approved February 25, 1894, and February 25, 1887, the Board of Surveyors confirmed a plan revising and changing said grades and regulations which said plan remains among the records in the Bureau of Surveys.

4. The said regulations established by said plan are now the regulations of that portion of the City of Philadelphia in which the petitioner's property is situate.

5. That prior to the confirmation of said plan of December 2, 1889, the said property of petitioners had been improved by the erection of the following buildings: Spinning and hide works, one-story brick boiler house, two frame sheds, large storage shed, grease shed and frame stable. In said buildings said petitioners had placed a large amount of valuable machinery, engine, shafting and fixtures necessary for the manufacture of fertilizer.

6. The jury further find that by the regulations established December 2, 1889, the grade regulations of the streets bounding the petitioners' said property are raised and made higher than the grades established November 11, 1852, the difference being at the corner of Trenton avenue and Clearfield street, 3 feet 2 inches; at the corner of Wits and Clearfield streets, 4 feet.

And now, after a careful view of the premises affected, and acting impartially, according to the best of their judgment, considering as well all the advantages and disadvantages, and the market value of the property before it was affected, and its market value as affected by the said change of regulation, causing the injury complained of, they do find and report and award to Isaac M. Simonin and Charles F. Simonin, trading as C. F. Simonin's Sons, five thousand three hundred and twenty-nine (5,329) dollars and fifty (50) cents, which in their judgment represents the amount of depreciation in the market value of said property, the same being payable by the City of Philadelphia, to the said Isaac M. Simonin and Charles F. Simonin, trading as C. F. Simonin's Sons.

The jury further report the number of meetings attended by each one of the jurors, as follows:

John W. Boileau	62 meetings.
Samuel B. Van Dusen	62 meetings.
Robert H. Price	57 meetings.
Samuel S. Ellis, Sr	53 meetings.
James K. Shoemaker	58 meetings.
James H. Gay	52 meetings.

All of which is respectfully submitted.

John W. Boileau,	Robert H. Price,
Samuel B. Van Dusen,	Samuel S. Ellis,
James H. Gay,	James K. Shoemaker.

APPENDIX No. 9.

LAW DEPARTMENT.

Philadelphia, October 1, 1897.

In re Rights of the City in the Northern Liberties Gas Works.

GEORGE W. KOCHERSPERGER, Esq.,
Chief Clerk of Common Council.

DEAR SIR:—I am in receipt of your communication certifying a resolution of Councils requesting an opinion from this Department “as to the rights of the City in the “Northern Liberties Gas Company, and as to the methods “and means to be pursued in compelling said company to “reduce the price of gas furnished to consumers.”

Replying to the foregoing resolution, I would say that the powers of the City in the premises depend upon the charter privileges granted to the company, or the Act of Assembly under which it was incorporated (April 13, 1844, P. L. 263.)

By the terms of that Act the Northern Liberties Gas Company, which had heretofore existed by virtue of an ordinance of the District of Northern Liberties, was organized as a body politic under the State law, with a capital stock of two hundred thousand dollars, divided into shares of twenty-five dollars each, and possessing the usual powers of a corporation created for the purpose of making and supplying gas to the community. Its field of operations was limited to the District of Northern Liberties, or to streets dividing the same from adjoining Districts, a limitation seemingly repealed by the Act of February 27, 1852 (P. L. 93), which, in authorizing the increase of capitalization of the Northern Liberties Company provides that the clause in the act of incorporation restricting the expenditure of "said capital" within the District of Northern Liberties, should be repealed by the later statute.

This and other Acts of Assembly from time to time empowered the company to increase its capital in various amounts. See Acts of February 5, 1856, P. L. 22; March 17, 1869, P. L. 380.

By Section 5 of the Act of incorporation, provision was made for the election of the Board of Trustees, consisting of twelve members, one-half of whom were to be chosen by the Commissioners of the District and one-half by the stockholders from among their own number. Section 11 provided that "It shall and may be lawful for the commissioners of the incorporated district of Northern Liberties, at any time after the first day of July, in the year one thousand eight hundred and sixty-five, to take possession of the works of said company, and convert the stock of said company into a loan redeemable in fifteen years from the date of such conversion, bearing interest at the rate of six per cent. per annum, payable half yearly."

The consolidation Act of February 2, 1854, Section 37, is, in part, as follows: "All the right, title and interest of the several townships, districts, and other municipal corporations mentioned in this Act, of, in, and to all lands, tenements, hereditaments, . . . gas works . . . and of, in, and to all other property and estate whatsoever, and wheresoever belonging to any or either of them,

“be, and they are hereby vested in the City of Philadelphia, to take effect on the first organization of the City Councils: *Provided*, That all the estates and income now held in trust by the county, present city and each of the townships, districts, and other municipal corporations united by this Act, shall be held by the City of Philadelphia upon, and for the same uses, trusts, limitations, charities and conditions, as the same are now held by the said corporations, respectively.”

By ordinance of May 10, 1858 (p. 194), the City of Philadelphia authorized the municipal gas trustees to purchase the property of the Northern Liberties Gas Company at an assessed valuation of \$360,000, as well as the property of the other outlying gas companies, for various fixed sums. This ordinance contemplated the making of an amicable arrangement whereby the several companies named should dispose of their holdings to the City for the prices which Councils had decided upon. No assertion or implication of any right in the matter upon the part of the City was intended. The proposed purchase of the works of the Northern Liberties Company was not consummated.

I am of opinion that the right reserved to the Commissioners of the District of the Northern Liberties in Sections 5 and 11 of the Act of 1844, quoted above, passed to the City of Philadelphia by virtue of Section 37 of the Consolidation Act, and that thereunder the City may take possession of the company's works whenever she may desire to convert the stock of said company into a fifteen year, six per cent. loan, provided thereby the constitutional limit of the City's indebtedness is not exceeded. Upon so taking possession, she will, of course, have the right, at her pleasure, to reduce the price of gas furnished to consumers; but I know of no other means by which such reduction may be effected, unless it shall result from the action of the Directors, one-half of whom, being elected by Councils, may fairly be considered the City's representatives.

Yours respectfully,

JOHN L. KINSEY,

City Solicitor.

APPENDIX No. 10.

RESOLUTION

Of request to the Director of the Department of Public Works to facilitate the construction of sluice gates at foot of Stone House lane, First Ward.

Resolved, by the Select and Common Councils of the City of Philadelphia, That the Director of the Department of Public Works be requested to take such steps as will facilitate the construction of sluice gates at foot of Stone House lane, in the First Ward.

APPENDIX No. 11.

Philadelphia, October 1, 1897.

To the Presidents and Members of Select and Common Councils of the City of Philadelphia.

Semi-annual statement of interest due November 1, 1897, on the Three per cent. Loan of April 1, 1890, of the City of Philadelphia, as it appears on the books at the Farmers' and Mechanics' National Bank, Philadelphia, loan and transfer agent of the City, on October 1, 1897:

	<i>Principal.</i>	<i>Interest.</i>
Three per cent. Loan, untaxed, registered...	\$4,600,000	\$69,000

The Farmers' and Mechanics' National Bank, Philadelphia, Loan and Transfer Agent of the City.

H. W. LEWIS, *Cashier.*

APPENDIX No. 12.

RESOLUTION

Relative to Leasing Philadelphia Gas Works.

WHEREAS, By propositions presented through his Honor the Mayor, to these Councils, the City is informed that it is desirable for her to lease the City Gas Works, and

WHEREAS, It is further stated by parties interested in securing the lease of said City Gas Works, that the City cannot spend the money required to place the Gas Works on a paying basis without curtailing expenditures for other needed improvements of a pressing character, and

WHEREAS, It is the belief of these Councils that said Works are not in the bad condition intimated, and they should not pass from the control of the City without a vote of the people upon the question. Therefore be it

Resolved, by the Select and Common Councils of the City of Philadelphia, That no bid for the lease of said Gas Works will be considered until the question has been put to a vote of the people. And be it further

Resolved, That the Joint Committee of Finance and Gas is hereby discharged from the further consideration of all bids to lease said gas works.

APPENDIX No. 13.

Philadelphia, October 7, 1897.

To the Select and Common Councils
of the City of Philadelphia.

GENTLEMEN :—The Committee on Finance, to which was referred a message from the Mayor, transmitting a communication from the President of the Department of Charities and Correction, relative to an additional appropriation to the Bureau of Correction, respectfully report, that they have carefully considered the same, and return the annexed bill with a favorable recommendation, and ask its passage.

Jacob J. Seeds (*Ch'n*), Chas. F. Iseminger, Gustave Hahn, Wm. H. Garrett, Thomas Firth, W. Van Osten, F. M. Harris, Watson D. Upperman, Thos. J. Rose, W. F. Short, William McMullen, Edward W. Patton, Wm. McCoach, Jos. H. Klemmer, Jos. H. Brown.

AN ORDINANCE

To make an additional appropriation to the annual appropriation to the Department of Charities and Correction, Bureau of Charities, for the year 1897.

SECTION 1. *The Select and Common Councils of the City of Philadelphia do ordain*, That the sum of seven thousand five hundred and eighty (7,580) dollars be, and the same is hereby appropriated to the annual appropriations to the Departments of Charties and Correction, Bureau of Charities, for the year 1897, viz: To Item 1, drugs and medicines, twelve hundred (1,200) dollars; to Item 10, flour, corn meal and wheaten preparations, five thousand and nine hundred (5,900) dollars; and to Item 16, boots, shoes, hats and caps, four hundred and eighty (480) dollars.

APPENDIX No. 14.

Philadelphia, October 7, 1897.

To the Presidents and Members of Select and
Common Councils of the City of Philadelphia.

GENTLEMEN:—The Committee on Finance respectfully report that they have considered a bill entitled “An Ordinance to approve the contract and surety of George W. Stewart, for building additions and making alterations to certain buildings of the Insane Department of the Philadelphia Hospital, West Philadelphia, for the Bureau of Charities; and the contracts and surety of Daniel J. McNichol, for the construction of a bulkhead along the easterly side of Delaware avenue, between Vine and South streets, and the extension and reconstruction of City sewers and the laying and relaying of gas and water mains and electrical conduits, payment for which work is to be made from funds set apart by the Board of Directors of City Trusts,” and return the annexed bill with a favorable recommendation, and ask its passage.

Jacob J. Seeds (*Ch’n*), Chas. F. Iseminger, Gustave Hahn, Wm. H. Garrett, Thomas Firth, W. Van Osten,

F. M. Harris, Watson D. Upperman, Thos. J. Rose, W. F. Short, William McMullen, Edward W. Patton, Wm. McCoach, Chas. Roberts, D. S. B. Chew, Jos. H. Klemmer, Jos. H. Brown.

AN ORDINANCE

To approve the contract and surety of George W. Stewart, for building additions and making alterations to certain buildings of the Insane Department of the Philadelphia Hospital, West Philadelphia, for the Bureau of Charities ; and the contracts and surety of Daniel J. McNichol, for the construction of a bulkhead along the easterly side of Delaware avenue, between Vine and South streets, and the extension and reconstruction of City sewers and the laying and relaying of gas and water mains and electrical conduits, payment for which work is to be made from funds set apart by the Board of Directors of City Trusts.

SECTION 1. *The Select and Common Councils of the City of Philadelphia do ordain*, That the contract of George W. Stewart, for building additions and making alterations to certain buildings of the Insane Department of the Philadelphia Hospital, West Philadelphia, for the Bureau of Charities, be, and the same is hereby approved and that the Equitable Trust Company of Philadelphia be, and it is hereby approved as surety of the said George W. Stewart, for the faithful performance of the said contract ; and that the three certain contracts of Daniel J. McNichol with the City of Philadelphia, and the City of Philadelphia, Trustee under the will of Stephen Girard, deceased, for, First. The construction of a certain bulkhead of the easterly side of Delaware avenue, as laid down upon the confirmed plan of the said City, and in the extension and the reconstruction of City sewers beyond the present bulkhead line; Second. The construction of certain City sewers on Delaware avenue west of the old bulkhead line from Vine to Market street, and Third. The construction of certain City sewers on Delaware avenue west of the old bulkhead line from Mar-

ket to South street, for the Bureau of Surveys of the Department of Public Works of the said City, together with all other work necessary and appurtenant to the widening of the said Delaware avenue, from Vine street to South street, in the Fifth and Sixth Wards of the said City, be, and the same are hereby approved, and that The Chestnut Street Trust and Saving Fund Company of Philadelphia be, and it is hereby approved as surety of the said Daniel J. McNichol for the faithful performance of the said contracts.

APPENDIX No. 15.

Philadelphia, September 23, 1897.

To the Select and Common Councils
Common Councils of the City of Philadelphia.

GENTLEMEN:—The Committee on Finance, to which was referred a communication from the Board of Revision of Taxes, relative to satisfaction being entered in certain cases of taxes which appear to be delinquent, respectfully report that they have carefully considered the same and return the annexed bill with a favorable recommendation, and ask its passage.

Jacob J. Seeds (*Ch'n*), Chas. F. Iseminger, Gustave Hahn, Wm. H. Garrett, Thomas Firth, W. Van Osten, F. M. Harris, Watson D. Upperman, Thos. J. Rose, W. F. Short, William McMullen, Edward W. Patton, Wm. McCoach, Chas. Roberts, Jos. H. Klemmer, R. R. Bringhurst, D. S. B. Chew, Jos. H. Brown.

AN ORDINANCE

To authorize satisfaction to be entered in cases of certain taxpayers who appear to be delinquent.

SECTION 1. *The Select and Common Councils of the City of Philadelphia do ordain*, That the Collector of Delinquent Taxes be authorized and directed to enter satis-

faction upon the record in which a lien or judgment has been filed or entered against the properties on the schedule of cases furnished by the Board of Revision of Taxes, of September 9, 1897 (Common Council Appendix No. 223).

APPENDIX No. 16.

Philadelphia, September 23, 1897.

To the Select and Common Councils
of the City of Philadelphia.

GENTLEMEN:—The Committee on Finance, to which was referred messages from the Mayor transmitting a request for a certain transfer to his Department, and communications from the Director of the Department of Public Works, Director of the Department of Public Safety, and President of Bureaus of Charities and Correction, relative to certain transfers, respectfully report that they have carefully considered the same, and return the annexed bill with a favorable recommendation, and ask its passage.

Jacob J. Seeds (*Ch'n*), Chas. F. Iseminger, Gustave Hahn, Wm. H. Garrett, Thomas Firth, Wm. Van Osten, F. M. Harris, Watson D. Upperman, Thos. J. Rose, W. F. Short, William McMullen, Edward W. Patton, Wm. McCoach, Jos. H. Klemmer, Jos. H. Brown.

AN ORDINANCE

To authorize certain transfers in the annual appropriations to the Mayor, Department of Public Works (Bureaus of Highways, Surveys and Street Cleaning), Department of Public Safety (Bureau of Health), and Department of Charities and Correction (Bureaus of Charities and Correction), for the year 1897.

SECTION 1. *The Select and Common Councils of the City of Philadelphia do ordain*, That the City Controller be, and is hereby authorized to make the following transfers in the annual appropriations for the year 1897, viz.:

Mayor: From Item 4, for advertising ordinances, two thousand (2,000) dollars, to Item 3, for stationery, incidentals, etc. Department of Public Works, Bureau of Surveys: From Item 16, for branch sewers and inlets, fifty-one thousand (51,000) dollars, to Item 23, for main sewers. Said sum to be expended for the construction of the following main sewers: West Branch of Wingohocking Creek Sewer, Twenty-ninth Street Relief Sewer, and construction of Main Sewer on Mascher street. Bureau of Street Cleaning: From Item 4, for cleaning streets, inlets and public market houses, etc., three thousand one hundred (3,100) dollars. To the following: Bureau of Highways: To Item 23, for the purpose of completing the macadamizing of Fischer's lane, from Wakefield street southeast to York road; Walnut lane, from Penna. R. R. to Wissahickon avenue; Cheltenham avenue, from York road to Mill road; Washington lane, from Philada. and Reading R. R. southward to Stenton avenue, and Wissahickon avenue, from Rittenhouse to Carpenter street: Provided, That the property owners shall not be released from the cost of paving the above streets as may be directed to be paved by ordinances. Bureau of Highways: From Item 1, for salaries, two thousand (2,000) dollars; from Item 13, for repairing, repaving and removal of snow, etc., five thousand (5,000) dollars; from Item 22, for stone and iron cross gutters, five hundred (500) dollars; from Item 23, for surfacing and resurfacing so as to improve them as country roads, seven thousand five hundred (7,500) dollars. Department of Public Safety, Bureau of Health: From Item 1, for salaries, nine hundred (900) dollars; in all fifteen thousand nine hundred (15,900) dollars. To the following: Department of Public Safety, Bureau of Health: To Item 2, for pay of vaccine physicians, two thousand (2,000) dollars; to Item 5, for stationery and printing, five hundred (500) dollars; to Item 8, for pay of cooks, nurses, etc., Municipal Hospital, five thousand five hundred (5,500) dollars; to Item 9, for board and washing for patients, five thousand seven hundred (5,700) dollars; to Item 10, drugs, clothing, bedding, etc., one thousand (1,000) dollars; to Item 11, fuel, five hundred (500) dollars; to Item 13, insurance and general

improvements, five hundred (500) dollars; to Item 15, for supplies Bacteriological Laboratory, two hundred (200) dollars. Department of Charities and Correction, Bureau of Charities: From Item 4, salaries, eight hundred and nine (809) dollars; from Item 9, wages on pay roll, twenty-seven hundred and fifty (2,750) dollars; from Item 19, coal, fifteen hundred (1,500) dollars; from Item 22, salaries, four hundred and twenty (420) dollars; from Item 44, transportation of materials and car tickets for officers of the institution, one hundred and ninety-one (191) dollars; from Item 45, ice and ice making machinery, seventeen hundred (1,700) dollars; from Item 52, examination of insane cases, four hundred (400) dollars, in all seven thousand seven hundred and seventy (7,770) dollars. To Item 11, meats and fish, two thousand eight hundred and fifty (2,850) dollars; to item 12, groceries and tobacco, two thousand (2,000) dollars; to item 13, vegetables, nine hundred (900) dollars; to Item 15, dry goods, notions and clothing, four hundred (400) dollars; to Item 16, boots, shoes, hats and caps, five hundred and twenty (520) dollars; to Item 17, crockery and house furnishing goods, three hundred (300) dollars; to item 21, furniture, five (500) dollars, and to Item 33, straw and feed, three hundred (300) dollars; in all, seven thousand seven hundred and seventy (7,770) dollars. Bureau of Correction: From Item 1, for salaries, seven hundred (700) dollars; from Item 3, for meats and fish, two thousand two hundred (2,200) dollars; from Item 7, for hay, feed and straw, four hundred (400) dollars; from Item 8, for car fare, etc., two hundred (200) dollars; from Item 26, for repairs and cement, two hundred and twenty-five (225) dollars; from Item 30, for hose, two hundred and fifty (250) dollars; from Item 31, for repairs to boilers, etc., three hundred (300) dollars; in all, four thousand two hundred and seventy-five (4,275) dollars. To Item 2, for wheat, rye and corn flour, four thousand and seventy-five (4,075) dollars; to Item 16, for rent of city office, two hundred (200) dollars.

APPENDIX No. 17.

Philadelphia, October 7, 1897.

To the Presidents and Members of Select and
Common Councils of the City of Philadelphia.

GENTLEMEN:—We, your Committee on Highways, to whom was referred the ordinances to authorize the opening of Jessup and Oakford streets, having carefully considered the same, beg leave to report, that Jessup street is opened, built upon, curved and paved the entire distance, excepting about twelve (12) feet south of Jessup street. A one-story dilapidated brick building, liable to fall down at any time, is built in the bed of the street. The owner of this property asks twelve hundred (1,200) dollars damages, but a jury will probably reduce this amount. There should be no damage by reason of the opening of Oakford street, as ordinances require a dedication of more than two-thirds of the distance. We, therefore, report the annexed ordinance with a favorable recommendation.

Wm. F. Dixon (*Ch'n*), Lalen C. Krisher, Wm. R. Knight, Jr., John W. Davidson, J. H. B. Amick, Jno. P. Buckley, Chas. C. Warwick, P. E. Costello, Jas. Wolstencroft, Thos. Wagner, Jr., John J. Orr, P. A. McClain, Samuel Lamond, Watson D. Upperman.

AN ORDINANCE

To authorize the Opening of Jessup and Oakford Streets.

SECTION 1. *The Select and Common Councils of the City of Philadelphia do ordain*, That the Director of the Department of Public Works be, and is hereby authorized and directed to notify the owners of property over and through which the following streets will pass, that at the expiration of three months from the date of said notice said streets will be required for public use, viz.: Jessup street, from Bainbridge street to a point about twelve (12) feet south. Oakford street, from Twenty-fourth to Twenty-

fifth street: *Provided*, That Mr. E. H. Cloud first dedicate to the City free of cost the ground owned by him within the bed of said street.

SECT. 2. The Mayor of the City is hereby authorized and directed to enter security on behalf of the City of Philadelphia, for the payment of any damages which may be assessed by reason of the opening of said streets; upon the filing of said bonds, and at the expiration of the said three months, the Director of the Department of Public Works shall forthwith proceed to open said streets.

APPENDIX No. 18.

Philadelphia, October 7, 1897.

To the Presidents and Members of Select and
Common Councils of the City of Philadelphia.

GENTLEMEN:—We, your Committee on Highways, to which was referred the estimate of the Bureau of Highways of the expenses of the said Bureau for the year 1898, having considered the same, we return the same as approved by the Committee. At the time of considering the said estimate the Committee also considered the resolution approved June 10, 1897, instructing the Joint Standing Committees to investigate the Departments under their supervision, and to ascertain what measures can be taken to economize, in order that the City shall be able to apply more funds for necessities and permanent improvements, and present the annexed report from the Chief of the Bureau in connection therewith. We ask that the estimate and report be referred to the Committee on Finance.

Wm. F. Dixon (*Ch'n*), Lalen C. Krisher, Wm. R. Knight, Jr., John W. Davidson, J. H. B. Amick, Jno. P. Buckley, Chas. C. Warwick, P. E. Costello, Jas Wolstencroft, Thos. Wagner, Jr., John J. Orr, P. A. McClain, Samuel Lamond, Watson D. Upperman.

APPENDIX No. 19.

Philadelphia, September 25, 1897.

To the Select and Common Councils
of the City of Philadelphia.

GENTLEMEN:—We, your Committee on Highways, to whom was referred the Resolution to repeal resolution of request to the Director of the Department of Public Works to delay improvements on Hansberry street until jury report on damages, having considered the same, beg leave to report that the passage of the resolution delays improvements on several streets in a section rapidly developing. There seems to be no good reason to delay these improvements. We therefore report the resolution with a favorable recommendation.

Wm. F. Dixon (*Ch'n*), Jno. O. Buckley, John W. Davidson, Wm. R. Knight, Jr., Jos. H. Brown, W. F. Short, J. H. B. Amick, James Wolstencroft, P. E. Costello, T. J. Morton, Lalen C. Krisher, John J. Orr, Thos. Wagner, Jr., Chas. C. Warwick.

RESOLUTION

To repeal Resolution of request to the Director of the Department of Public Works to delay improvements on Hansberry street until jury report on Damages.

Resolved, by the Select and Common Councils of the City of Philadelphia, That the resolution passed June 10, 1897, entitled "Resolution of request to the Director of the Department of Public Works to delay improvements on Hansberry street until jury report on damages be, and the same is hereby repealed.

APPENDIX No. 20.

Philadelphia, October 7, 1897.

To the Presidents and Members of Select and
Common Councils of the City of Philadelphia.

GENTLEMEN :—We, your Committee on Surveys, to whom was referred the bill entitled "An Ordinance to

amend an ordinance approved the 6th day of April, 1897, to authorize the revision of the lines and grades of that portion of plan No. 16, bounded by Washington lane, Walnut lane, Wissahickon avenue and Wayne avenue, in the Twenty-second Ward," beg leave to report that the estate of H. H. Houston, the owners of the property affected by the revision of the plan and the placing thereon of Schuyler street do not intend for some years to come to develop and improve the property fronting on this proposed street. It will therefore be unnecessary at the present time to place Schuyler street upon the plan in connection with the proposed revision. As no public interests are affected we report the ordinance with a favorable recommendation.

Ellsworth H. Hults (*Ch'n*), Hiram A. Miller, Ezekiel Gordon, A. R. H. Morrow, George W. Conrad, Elmer S. Little, Geo. H. Kittams, Arthur T. Wadsworth, Wm. G. Rutherford, Hugh Black, Geo. B. Edwards, J. Emory Byram, James A. Briggs, W. N. Stevenson.

AN ORDINANCE

To amend an ordinance approved the sixth day of April, 1897, to authorize the revision of the lines and grades of that portion of plan No. 16, bounded by Washington lane, Walnut lane, Wissahickon avenue and Wayne avenue, in the Twenty-second Ward.

SECTION 1. *The Select and Common Councils of the City of Philadelphia do ordain*, That the ordinance entitled "An Ordinance to authorize the revision of the lines and grades of that portion of plan No. 16, bounded by Washington lane, Walnut lane, Wissahickon avenue and Wayne avenue, in the Twenty-second Ward," be altered and amended by striking out the words "and to place upon the City plan Schuyler street, from Walnut lane to Washington lane, and Morris street, from Walnut lane to Lincoln avenue, each of the width of fifty feet: *Provided*, that the owners of property within the lines of the said Schuyler street and Morris street shall first dedicate the same," and inserting the words "and to place upon the

City plan Morris street, from Walnut lane to Lincoln avenue, of the width of fifty feet: *Provided*, That the owners of property within the lines of the said Morris street shall first dedicate the same."

APPENDIX No. 21.

Philadelphia, October 7, 1897.

To the Presidents and Members of Select and
Common Councils of the City of Philadelphia.

GENTLEMEN :—We, your Committee on Surveys, to whom was referred the bill entitled "An Ordinance to amend an ordinance approved July 16, 1897, authorizing the construction of sewers in Ashmead, Beulah, Bonitz, and other streets," beg leave to report that at the time the said ordinance was passed it was supposed that all the private property on the line of the creek was owned by the Mount Moriah Cemetery Company. It has since been discovered that part of it was owned by individuals. A proviso has been inserted that an agreement should first be filed that no damages would be claimed by reason of the construction of the sewer, thus protecting the City against all damages. We, therefore, report the ordinance with a favorable recommendation.

Ellsworth H. Hults (*Ch'n*), Hiram A. Miller, Ezekiel Gordon, A. R. H. Morrow, George W. Conrad, Elmer S. Little, Geo. H. Kittams, Arthur T. Wadsworth, Wm. G. Rutherford, Hugh Black, Geo. B. Edwards, J. Emory Byram, James A. Briggs, W. N. Stevenson.

AN ORDINANCE

To amend an ordinance approved July 16, 1897, authorizing the construction of sewers in Ashmead, Beulah, Bonitz, and other streets.

SECTION 1. *The Select and Common Councils of the City of Philadelphia do ordain*, That Section 1 of the

ordinance approved July 16, 1897, to authorize the construction of sewers in Ashmead, Beulah, Bonitz, and other streets," be, and the same is hereby amended to read: "Kingsessing avenue, from Sixtieth to Sixty-third street, thence across private property from Kingsessing avenue to Cobb's creek: *Provided*, That the Mount Moriah Cemetery Company and the owners of private property first agree to permit the City to construct said sewer across their property without expense to the Cemetery Company or owners of such private property and not to claim damages by reason of said construction."

APPENDIX No. 22.

Philadelphia, October 7, 1897.

To the Presidents and Members of Select and
Common Councils of the City of Philadelphia.

GENTLEMEN :—We, your Committee on Surveys, to whom was referred the bill entitled "An Ordinance to authorize the construction of main sewers in Brown street, Mascher street, Twenty-ninth street relief and west branch of the Wingohocking creek," beg leave to report that by reason of the transfer made to the item for main sewers sufficient money exists in the item for the construction of the sewers named in the ordinance, all of which are very badly needed. We, therefore, report the ordinance with a favorable recommendation.

Ellsworth H. Hulst (*Ch'n*), Hiram A. Miller, Ezekiel Gordon, A. R. H. Morrow, George W. Conrad, Elmer S. Little, Geo. H. Kittams, Arthur T. Wadsworth, Wm. G. Rutherford, Hugh Black, Geo. B. Edwards, J. Emory Byram, James A. Briggs, W. N. Stevenson.

AN ORDINANCE

To authorize the construction of main sewers in Brown street, Mascher street, Twenty-ninth street Relief and West Branch Wingohocking creek.

SECTION 1. *The Select and Common Councils of the City of Philadelphia do ordain*, That the Director of the

Department of Public Works be, and is hereby authorized to enter into contracts for the construction of main sewers as follows: Brown street, from a point near Fiftieth street to Fifty-first street, thence on Fifty-first street to Aspen street, to Haverford avenue, and on Fifty-first street, between Aspen street and Haverford avenue. Extension of sewer on Mascher street, from present terminus, north of Ontario street, to Tioga street; Relief on Twenty-ninth street, from Susquehanna avenue to Herman street, to Thirtieth street, to Cumberland street. Extension West Branch Wingohocking sewer, from present sewer on Chew street, near Duval street, to Johnson street, to Bellfield avenue, and on Bellfield avenue to Sharpnack street.

SECT. 2. The Director of the Department of Public Works shall advertise for proposals and award contracts in accordance with existing laws and ordinances, plans and specifications prepared by the Department of Public Works. Any excess over assessment of property for the construction of said sewers shall be charged to the items for the construction of main sewers in the appropriation to the Department of Public Works (Bureau of Surveys), and the following sums are hereby set aside for the construction of main sewers: Brown street, twelve thousand (12,000) dollars; Mascher street, three thousand (3,000) dollars; Twenty-ninth street Relief, eighteen thousand (18,000) dollars; West Branch Wingohocking creek, thirty thousand (30,000) dollars; in all, sixty-three thousand (63,000) dollars: *Provided*, That in the event of any of the aforesaid sewers costing less than the sum set aside for its construction, the Director of the Department of Public Works is hereby authorized, at his discretion, to use any balance of the foregoing amounts or any part thereof, for the completion of any of the main sewers herein named, for which the sums set aside are insufficient: *Also, provided*, That the Director of the Department of Public Works is authorized to pay for inspection, soundings and expenses incidental to this work, from the aforesaid item.

SECT. 3. That the Mayor is hereby authorized to enter security on behalf of the City of Philadelphia for the payment of any damages by reason of the construction of any of the herein authorized sewers through private property.

APPENDIX No. 23.

Philadelphia, October 7, 1897.

To the Presidents and Members of Select and
Common Councils of the City of Philadelphia.

GENTLEMEN :—We, your Committee on Surveys, to whom was referred the ordinances to place on the City Plan Smedley, Eleanor, Albert, Harold, Myrtlewood, Cambridge, Wilton, Frederick, Atlanta and Harper streets and Filmont avenue, beg leave to report that the City will be indemnified against damages by reason of the placing of said streets on the plan, excepting on Filmont avenue, which road has been used as a public thoroughfare since 1891. The road was located by the Somerton Improvement Association in 1889, but there has been no building operations thereon. The cost of the ground taken will be approximately two thousand (2,000) dollars. We report the annexed ordinance with a favorable recommendation.

Ellsworth H. Hulst (*Ch'n*), Hiram A. Miller, Ezekiel Gordon, A. R. H. Morrow, George W. Conrad, Elmer S. Little, Geo. H. Kittams, W. N. Stevenson, Arthur F. Wadsworth, Wm. G. Rutherford, Hugh Black, Geo. B. Edwards, J. Emory Byram, James A. Briggs.

AN ORDINANCE

To place on the city plan Smedley, Eleanor, Albert, Harold, Myrtlewood, Cambridge, Wilton, Lindenwood, Frederick, Atlanta and Harper streets and Filmont avenue.

SECTION 1. *The Select and Common Councils of the City of Philadelphia do ordain*, That the Department of Public Works be authorized to place on the City plan Smedley street, of the width of 50 feet, from Wingohocking to Courtland street; Eleanor street, of the width of 50 feet, from Front to "A" street; Albert and Harold streets, each of the width of 30 feet, from Twenty-eighth to Twenty-ninth street; Myrtlewood street, of the width of 32 feet, from Cumberland to Huntingdon street; Cambridge street,

of the width of 40 feet, from Fifty-fifth to Fifty-sixth street; Wilton street, of the width of 40 feet, from Vine to Race street; Wilton street, of the width of 40 feet, from Seneca to Haverford street; Lindenwood street, of the width of 35 feet, from Market to Arch street; Frederick street, of the width of 30 feet, from Midvale avenue to the southeast side of Eveline street; Frederick street, of the width of 20 feet, from James street to the southeast side of Eveline street; Atlanta street, of the width of 40 feet, from Thirty-eighth to Union street; Harper street, of the width of 25 feet, from Twenty-ninth to Thirtieth street; Filmont avenue, of the width of 50 feet, from Horsam and Byberry road to Bustleton and Somerton pike: *Provided*, That the owners of ground within the lines of said streets, excepting on Frederick street, from Eveline to James street, Atlanta and Harper streets and Filmont avenue, shall first dedicate the same as public highways, or shall file a bond or enter into a written agreement satisfactory to the City Solicitor, indemnifying the City against all damages that may arise by reason of the placing of said streets on the plan and their subsequent opening: *Provided, however*, That before said Frederick street, from Eveline to James street, shall be placed on the plan satisfactory evidence shall be furnished that the street has been opened and in public use prior to June 6, 1871, and before Atlanta and Albert streets shall be placed on the plan satisfactory evidence shall be furnished that the said streets have been built upon for a period exceeding twenty-one years: *Provided, further*, That the ordinance of April 8, 1890, requiring streets to run in a straight line, shall not apply to Frederick street. All ordinances or parts of ordinances inconsistent herewith be and the same are hereby repealed.

APPENDIX No. 24.

Philadelphia, October 7, 1897.

To the Presidents and Members of Select and
Common Councils of the City of Philadelphia.

GENTLEMEN :—We, your Committee on Surveys, to whom was referred the bill entitled “An Ordinance to

revise the lines and grades of Abbottsford avenue, between Fox street and Wissahickon avenue, in the Thirty-eighth Ward," having considered the same beg leave to report the annexed ordinance with a favorable recommendation.

Ellsworth H. Hults (*Ch'n*), Hiram A. Miller, Ezekiel Gordon, A. R. H. Morrow, George W. Conrad, Elmer S. Little, Geo. H. Kittams, W. N. Stevenson, Arthur F. Wadsworth, Wm. G. Rutherford, Hugh Black, Geo. B. Edwards, J. Emory Byram, James A. Briggs.

AN ORDINANCE

To revise the lines and grades of Abbottsford avenue between Fox street and Wissahickon avenue, in the Thirty-eighth Ward.

SECTION 1. *The Select and Common Councils of the City of Philadelphia do ordain*, That the Department of Public Works be and is, hereby authorized to revise the lines and grades of Abbottsford avenue between Fox street and Wissahickon avenue, in the Thirty-eighth Ward, so as to include within the lines of Abbottsford avenue the bed of what is known as William's lane between the Philadelphia, Germantown and Chestnut Hill Railroad and Wissahickon avenue: *Provided*, That William H. Jenks and the legal representatives of the estate of James A. Wright, deceased, dedicate that portion of Abbottsford avenue the full width of 80 feet which passes through their lands: *And provided further*, That Henry R. Shock, who is the owner of the ground through which said Abbottsford avenue will be opened between Fox street and a point about 900 feet distant from Wissahickon avenue, will enter into a written agreement to be filed in the office of the City Solicitor within 30 days of the passage of this Ordinance, agreeing that whenever said street is opened the jury which will assess the damages occasioned to the said land now owned by him by reason of said opening of Abbottsford avenue through the same shall, in addition to their report as to the amount of the damages incurred, state in said report the value which they have ascertained as of the time of opening of a strip fifty feet in width extending along the bed of said Abbotts-

ford avenue, and that the value thus ascertained of said strip shall be deducted from the total amount of damages awarded to him so that he shall only be entitled to receive the amount remaining after such deduction.

APPENDIX No. 25.

Philadelphia, October 7, 1897.

To the Presidents and Members of Select and
Common Councils of the City of Philadelphia.

GENTLEMEN:—We, your Committee on Surveys, to whom was referred the various ordinances and petitions to change the names of streets, after a careful consideration of the same, think that the streets named in the annexed ordinance should be changed. We, therefore, report the ordinance with a favorable recommendation.

Ellsworth H. Hults (*Ch'n*), Hiram A. Miller, Ezekiel Gordon, A. R. H. Morrow, George W. Conrad, Elmer S. Little, Geo. H. Kittams, W. N. Stevenson, Arthur F. Wadsworth, Wm. G. Rutherford, Hugh Black, Geo. B. Edwards, J. Emory Byram, James A. Briggs.

AN ORDINANCE

To change the names of certain streets.

SECTION 1. *The Select and Common Councils of the City of Philadelphia do ordain*, That the Department of Public Works be authorized to change the names of the following streets: Ionic street, between Thirteenth and Juniper streets, to Drury street, its former name; Cypress street, between Twenty-second and Twenty-third streets, to DeLancey place; Ludlow street, between Eleventh and Twelfth streets, to Girard street; Garnet street, between Fitzwater and Catharine streets, to Martin street, and Morse street, between Fifteenth and Sixteenth streets, to Euclid avenue.

APPENDIX No. 26.

Philadelphia, October 7, 1897.

To the Select and Common Councils
of the City of Philadelphia.

GENTLEMEN:—We, your Committee on Surveys, to whom was referred the estimate of the Bureau of Surveys of the expenses of the said Bureau for the year 1898 having considered the same, we return the same as approved by the Committee. At the time of considering the said estimate the Committee also considered the resolution approved June 10, 1897, instructing the Joint Standing Committees to investigate the Departments under their supervision, and to ascertain what measures can be taken to economize, in order that the city shall be able to apply more funds for necessities and permanent improvements, and present the annexed report from the Chief of the Bureau in connection therewith. We ask that the estimate and report be referred to the Committee on Finance.

Ellsworth H. Hulst (*Ch'n*), Hiram A. Miller, Ezekiel Gordon, A. R. H. Morrow, George W. Conrad, Elmer S. Little, Geo. H. Kittams, Arthur T. Wadsworth, Wm. G. Rutherford, Hugh Black, Geo. B. Edwards, J. Emory Byram, James A. Briggs, W. N. Stevenson.

APPENDIX No. 27.

Philadelphia, September 23, 1897.

To the Select and Common Councils
of the City of Philadelphia.

GENTLEMEN:—The Committee on Police and Prisons, to which was referred the bill entitled "An Ordinance granting permission to Messrs. Riggs and Brother to erect a clock on sidewalk in front of their premises, No. 310 Mar-

ket street," respectfully report that they have examined and approved the same, return it to Councils favorably and recommend its passage.

Robert S. Leithead (*Ch'n*), E. H. Hults, Geo. H. Wagner, F. Stevens, George W. Conrad, Henry Erdin, John J. Orr, George Q. Spiel, Stanley G. Miller, Jos. R. C. McAllister, Wm. G. Rutherford, James Nolan, Henry Clay.

AN ORDINANCE

Granting permission to Messrs. Riggs and Brother to erect a clock on sidewalk in front of their premises, No. 310 Market street.

SECTION 1. *The Select and Common Councils of the City of Philadelphia do ordain*, That permission be, and the same is hereby granted to Messrs. Riggs and Brother to erect a clock on the sidewalk in front of their premises, No. 310 Market street. The privilege hereby granted shall be revocable at any time by the passage of a resolution or ordinance to that effect: *Provided*, That said Riggs & Brother first pay into the City Treasury the sum of fifty (50) dollars for the publication of this ordinance.

APPENDIX No. 28.

Philadelphia, September 23, 1897.

To the Select and Common Councils
of the City of Philadelphia.

GENTLEMEN:—The Committee on Police and Prisons, to which was referred the bill entitled "An Ordinance further defining nuisances, and requiring footways and gutters to be cleaned of snow," respectfully report that they have examined and approved the same, return it to Councils favorably and recommend its passage.

Robert S. Leithead (*Ch'n*), E. H. Hults, Geo. H. Wagner, F. Stevens, Henry Erdin, John J. Orr, George Q.

Spiel, Stanley G. Miller, Jos. R. C. McAllister, Wm. G. Rutherford, James Nolan, Henry Clay (for report), Jos. L. Nobre (for report).

AN ORDINANCE

Further defining nuisances, and requiring footways and gutters to be cleaned of snow, and repealing Section 9 of an ordinance relative to nuisances, approved September 23, 1864.

SECTION 1. *The Select and Common Councils of the City of Philadelphia do ordain*, That the following is declared to be a nuisance: To permit or suffer snow to remain upon any paved footway, in any street of the City of Philadelphia, more than six hours after the snow has ceased to fall upon the said footway: *Provided*, That in computing the six hours, the hours between six P. M. and six A. M. following shall not be counted. *And provided further*, In any case where the footway, though formed, has not been planked, flagged or paved, the clearing of a passage way for pedestrians of at least three feet in width shall be deemed a sufficient compliance with this ordinance .

SECT. 2. It shall be the duty of the occupier of the premises in front of which the pavement is situate, to remove the said snow; but in case the premises be unoccupied or occupied as a tenement house or office building, then it shall be the duty of the owner or agent of the premises to remove the snow; *Provided, however*, That if the summons issued against such owner or agent be returned not served, then, and in such event, the tenant of that part of such tenement house or office building immediately adjoining the pavement uncleaned shall be liable for such penalty. The words "tenement house" shall be taken to mean and include every house, building or portion thereof, which is rented, leased, let or hired out to be occupied, or is occupied as the house, home or residence of three or more families living independently of one another and doing their cooking upon the premises, or by more than two families upon a floor so living and cooking, but having a common right in the halls, stairways, yards, water-closets or privies, or some of them.

SECT. 3. There shall be imposed for each and every violation of this ordinance the sum of five (5) dollars, which sum shall be recovered by suit in the name of the City before any magistrate: *Provided*, That when the length of a pavement uncleaned exceeds twenty-five (25) feet, the penalty of five (5) dollars shall be imposed for each twenty-five (25) feet, or fraction thereof, of the front except where the property is assessed at less than full City rates for purposes of taxation, in which case the penalty shall be imposed for each one hundred (100) feet or less of front uncleaned.

SECT. 4. That the ninth section of an ordinance approved the 23d day of September, 1864, entitled "An Ordinance relating to nuisances," which reads as follows: "To suffer or permit snow to remain more than six working hours, after the same may cease to fall, on any paved footway or gutter of the City, in front of or adjoining any church, public building, house, store, shop, stable, or tenement of any kind, or the adjoining side-yard thereof, or vacant lots; and the occupier, or the owner, of such premises, if unoccupied, shall be liable for the penalty hereinafter prescribed for such offence," be, and the same is hereby repealed.

APPENDIX No. 29.

Philadelphia, October 7, 1897.

To the Presidents and Members of Select and
Common Councils of the City of Philadelphia.

GENTLEMEN:—The Committee on Police and Prisons, to which was referred the bill entitled "An Ordinance granting permission to the Franklin Sugar Refining Company to maintain a platform upon the west side of Penn street north of Bainbridge street," respectfully report that they have examined and approved the same, return it to Councils favorably and recommend its passage.

Robert S. Leithead (*Ch'n*), E. H. Hulst, Geo. H. Wagner, F. Stevens, George W. Conrad, Henry Erdin,

John J. Orr, George Q. Spiel, Stanley G. Miller, Jos. R. C. McAllister, Wm. G. Rutherford, James Nolan. Henry Clay (for report), John R. Slater.

AN ORDINANCE

Granting permission to the Franklin Sugar Refining Company to maintain a platform upon the west side of Penn street, north of Bainbridge street.

SECTION 1. *The Select and Common Councils of the City of Philadelphia do ordain*, That permission be, and the same is hereby granted to the Franklin Sugar Refining Company to erect a wooden platform on the west side of Penn street in front of their premises, situated at the northwest corner of Penn street and Bainbridge street, for the purpose of loading the goods of said Company upon the cars on the railroad now on Penn street; said platform to extend twelve feet from the building line of said premises, to be four feet high and to have steps for access thereto at each end. The privilege hereby granted shall be revocable at any time by the passage of a resolution or ordinance to that effect: *Provided*, That said company shall first pay to the City Treasurer fifty (50) dollars for printing this ordinance.

APPENDIX No. 30.

Philadelphia, October 7, 1897.

To the Presidents and Members of Select and
Common Councils of the City of Philadelphia.

GENTLEMEN:—The Committee on Gas, to which was referred sundry bills to authorize the laying of gas-pipe in certain streets, respectfully report, that they have carefully considered the same, and return the annexed bill, entitled "An Ordinance to authorize the laying of gas-pipe in certain streets," with a favorable recommendation and ask its passage.

Chas. K. Smith (*Ch'n*), John Pallatt, Thos. G. Love-

grove, Chas. M. Swain, Dan. G. Buck, Walter Graham, Bennett L. Smedley, Jos. M. Adams, Samuel Lamond, J. Emory Byram, Henry Clay, W. McCoach, Thos. Wagner, Jr.

AN ORDINANCE

To authorize the laying of gas-pipe in certain streets.

SECTION 1. *The Select and Common Councils of the City of Philadelphia do ordain*, That the Department of Public Works be authorized and directed to lay gas-pipe in the following streets, viz.: Fifteenth street, from Ritner to Porter street, in the Twenty-sixth Ward. Twenty-fourth street, from Tasker street to Point Breeze avenue; Winton street, from Twenty-ninth street to Maiden lane, in the Thirty-sixth Ward, and Cresson street, from Crawford street to Scott's lane, in the Thirty-eighth Ward: *Provided*, That said streets shall be first dedicated or properly opened.

APPENDIX No. 31.

OFFICE OF THE MAYOR.

Philadelphia, October 14, 1897.

To the Select and Common Councils
of the City of Philadelphia

GENTLEMEN :—I have the honor to herewith transmit for your consideration a communication received from the Gas Works Company of Philadelphia, containing certain modifications of their first proposition in relation to leasing the Gas Works; also, a communication from the representatives of certain corporate surety companies, together with forms of ordinances in relation to the matter.

I am, respectfully

CHAS. F. WARWICK,

Mayor.

Philadelphia, October 12, 1897.

HON. CHAS. F. WARWICK,
Mayor of Philadelphia.

SIR:—We desire to submit some modifications of our proposition to have the City of Philadelphia lease the property known as the Philadelphia Gas Works, as owned and operated by the City of Philadelphia to the Gas Works Company of Philadelphia; and we respectfully request that you transmit the same to Councils for their consideration and action. These modifications will appear from a perusal of the proposed ordinance, a copy of which is herein enclosed and marked Ordinance No. 1. In our original proposition, we agreed to furnish gas to consumers at the

rate of 85 cents per 1,000 cubic feet, out of which we agreed to pay to the City of Philadelphia 10 cents per 1,000 cubic feet. Since that proposition was made by us, the Sub-Committee of Councils, to which was referred the various propositions looking to the lease of the Gas Works, has amended it so as to add the care and lighting of the street lamps, for which the City expended not less than \$200,000 per annum. Nevertheless, we still stand by our offer and are still willing to accept during the term of the lease an average of 75 cents, net, per 1,000 cubic feet; but owing to the large expenditure of \$5,000,000 now required to be made during the first few years of the lease in betterments, etc., we propose to increase the net rate to us for the first ten years by five (5) cents per 1,000 cubic feet, and to decrease it for the last ten years by five (5) cents per 1,000 cubic feet, so that the net rate to us shall be 80 cents per 1,000 cubic feet for the first ten years; 75 cents per 1,000 cubic feet for the second ten years; and 70 cents per 1,000 cubic feet for the last ten years, if reductions in the price to consumers shall be authorized by Councils, as provided in the proposed ordinance. It will be observed that this proposition is identical in its conditions and terms with the suggested ordinance making provision for a lease and contract between the City of Philadelphia and The United Gas Improvement Company, which was favorably reported from the Sub-Committee of the Joint Committee on Finance and Gas, except that we expect to furnish gas to consumers at the rate of ten (10) cents per 1,000 cubic feet less than is proposed to be done by The United Gas Improvement Company. This reduction will mean a saving of not less than \$330,000 per annum to gas consumers, upon the basis of the present gas consumption in the City of Philadelphia, which sum will be correspondingly increased each year as the consumption shall be enlarged. This proposition will mean, if accepted, a saving to gas consumers during the term of the proposed lease of not less than \$10,000,000.

If, however, it be regarded as more advantageous to the City of Philadelphia and her people as a whole, that the sum of \$330,000, that can thus be saved every year shall be paid directly into the City Treasury rather than be

allowed in relief of gas consumers, then we ask favorable consideration of another proposed ordinance, a copy of which is also herein enclosed and marked Ordinance No. 2. This lease and contract is also similar in its conditions and terms to those of the proposed lease to The United Gas Improvement Company, except that we propose to pay \$330,000 per annum to the City of Philadelphia, in excess of and in addition to all payments, expenditures for improvements and extensions, concessions, options, privileges, regulations, indemnifications, insurances, etc., offered by The United Gas Improvement Company. This second proposition will mean, if accepted, that the City of Philadelphia will receive during the term of the lease not less than \$10,000,000, in excess of what is proposed to be given and paid by The United Gas Improvement Company.

We make the foregoing offers to the City of Philadelphia after careful inquiry and examination, and after consulting with competent gas engineers. The result of our inquiries has been such as to justify us in frankly stating that after a faithful compliance with all of the provisions of the proposed lease and contract there will be a sufficient margin of profit to afford a satisfactory return to those who are to invest in the capital of the company which is to be formed. Furthermore, as an evidence of our good faith and of our financial ability, we have already made arrangements with responsible corporate surety companies to give to the City of Philadelphia a bond in the sum of \$1,000,000, conditioned for the faithful performance of all of the terms and conditions of the lease and contract. Appended hereto is an agreement to that effect, duly executed by such surety companies.

Permit us to add that we have adopted the language, provisions, terms and conditions contained in the proposition of The United Gas Improvement Company, for the reason that in your official communication, transmitting the proposition of that company to Councils, there was what has generally been accepted an implied approval of the lease and contract as therein submitted. Since that time, various amendments have been made to improve the proposition in the interest of the City of Philadelphia,

most of them at the suggestion and upon the recommendation of the Director of Public Works, so that we believe we can fairly assume that the form of the proposed lease and contract is acceptable to the executive branch of the Municipal Government. Moreover, it has the recommendation of the Sub-Committee of the Joint Committee on Finance and Gas, thus indicating that it has the approval of at least a portion of both Select and Common Councils. The action of both the executive and legislative branches of the municipality has been such that those having propositions to submit have been practically invited to do so on the lines laid down by The United Gas Improvement Company. The City of Philadelphia, through its duly accredited officers, has in effect prescribed the terms and conditions under which it will be willing to lease its Gas Works. We will accept these same terms and conditions, with an additional allowance of not less than \$10,000,000, to gas consumers, or a payment of not less than \$10,000,000 to the City of Philadelphia, as above proposed and as the municipal authorities may determine.

Respectfully,

Jacob E. Ridgway,
Robert Dornau,
William B. Gill,
Chas. H. Graham,
Thomas D. Stinson,

William F. Harrity,
Chas. S. Hinchman,
Alex. Balfour,
Winthrop Smith,
Henry S. Hale.

Philadelphia, October 12, 1897.

HON. CHAS. F. WARWICK,
Mayor of Philadelphia.

SIR :—We have read the communication of Messrs. Jacob E. Ridgway, William F. Harrity, Robert Dornau, Charles S. Hinchman, William B. Gill, Alexander Balfour, Charles H. Graham, Winthrop Smith, Thomas D. Stinson, and Henry S. Hale, addressed to you under date of October

12, 1897; and we are prepared to give our joint and several bond to the City of Philadelphia in the sum of \$1,000,-000, conditioned as provided in said communication and in ordinances referred to therein.

Respectfully,

THE CITY TRUST, SAFE DEPOSIT AND SURETY
COMPANY OF PHILADELPHIA.

by Jos. A. SINN,
Trust Officer.

NATIONAL SURETY CO., OF NEW YORK.

WM. T. TAYLOR,
Resident Vice President.

THE EQUITABLE TRUST COMPANY,

by A. H. O'BRIEN,
Surety Officer.

MERCHANTS' TRUST COMPANY,

WM. B. LANE,
Trust Officer.

UNITED SECURITY LIFE INSURANCE AND
TRUST COMPANY OF PENNSYLVANIA,

WM. VERNER,
President.

—

AN ORDINANCE. (No. 1.)

Authorizing the execution of a contract with Jacob E. Ridgway, William F. Harrity, Robert Dornan, Charles S. Hinchman, William B. Gill, Alexander Balfour, Charles H. Graham, Winthrop Smith, Thomas D. Stinson and Henry S. Hale, by the City of Philadelphia, for the lease to the former of the Gas Works, street mains, conduits, pipes, services, meters and other property, real and personal, of the latter, used for and in connection with the manufacture and distribution of gas in the City of Philadelphia; for the operation, maintenance, enlargement, extension and betterment of the

same; for the manufacture and distribution of gas in said City by said Jacob E. Ridgway, William F. Harrity, Robert Dornan, Charles S. Hinchman, William B. Gill, Alexander Balfour, Charles H. Graham, Winthrop Smith, Thomas D. Stinson, and Henry S. Hale, or assigns, or to a corporation to be by them formed for the purposes hereof, its successors and assigns, and for the exclusive supply, by said lessee and its assigns, of all gas to be supplied to consumers by or with the consent of said city during the term of the lease.

WHEREAS, The sole source of supply of gas in the city of Philadelphia, saving of that manufactured and supplied to said city under its contract dated the third day of August, 1888, with the Philadelphia Gas Improvement Company; and also, of that supplied by the Northern Liberties Gas Light Company, which latter company claims a right also to supply gas in portions of said city, is certain property known collectively as the Philadelphia Gas Works, owned by said city and now operated by it.

AND WHEREAS, Very large sums of money ought now to be expended in laying additional mains, services and connections in supplying meters and appurtenances, and in the erection of new and additional apparatus necessary for the economical manufacture, storage and distribution of gas sufficient to supply the present and prospective demands for gas by the city and by its inhabitants.

AND WHEREAS, The requirements of the city for other municipal purposes are of such a pressing character that it would be extremely inconvenient for it to make said expenditures at the present.

AND WHEREAS, It is deemed desirable to secure by contract with a responsible company the maintenance, operation, development, and extension of its gas plant, and of its system of distribution of gas, for a term of years, and also to resume at the end of said term possession of its works and plant, modernized and fully equipped, without impairment of the exclusive privilege of supplying gas within the limits of said city now vested in it.

AND WHEREAS, Said object can be accomplished by

leasing all its property, real and personal, known collectively, as the Philadelphia Gas Works, and the appurtenances, for a comparatively long term of years, under a contract insuring to the lessee during said term, possession of said works and of the exclusive right, except as hereinafter noted, to supply the citizens of Philadelphia with gas. Now, therefore,

SECTION 1. *The Select and Common Councils of the City of Philadelphia do ordain*, That the Mayor of said city be, and hereby is, authorized to execute and deliver, on the part of the city to Jacob E Ridgway, William F. Harrity, Robert Dornan, Charles S. Hinchman, William B. Gill, Alexander Balfour, Charles H. Graham, Winthrop Smith, Thomas D. Stinson, and Henry S. Hale, or assigns, or to a corporation to be by them formed for the purposes hereof, a lease and contract in the words following, and that the same, when delivered, shall be binding upon the part of the City of Philadelphia.

THIS AGREEMENT, Made this day of 189 , between the City of Philadelphia, of the one part, and Jacob E. Ridgway, William F. Harrity, Robert Dornan, Charles S. Hinchman, William B. Gill, Alexander Balfour, Charles H. Graham, Winthrop Smith, Thomas D. Stinson, and Henry S. Hale, or assigns, or to a corporation to be by them formed for the purposes hereof or its assigns, parties of the second part, and which said parties of the second part are hereinafter designated as the Gas Works Company of Philadelphia, a corporation duly organized under the laws of the State of Pennsylvania, having its principal office in said City of Philadelphia, of the second part, WITNESSETH:

WHEREAS, By an ordinance of the City of Philadelphia, entitled "An Ordinance authorizing the execution of a contract with Jacob E. Ridgway, William F. Harrity, Robert Dornan, Charles S. Hinchman, William B. Gill, Alexander Balfour, Charles H. Graham, Winthrop Smith, Thomas D. Stinson, and Henry S. Hale, or assigns, or to a corporation to be by them formed for the purposes hereof, its successors and assigns, by the City of Philadelphia, for the lease of the former of the gas works, streets, mains,

conduits, pipes, services, meters and other property, real and personal, of the latter, used for and in connection with the manufacture and distribution of gas in the City of Philadelphia; for the operation, maintenance, enlargement, extension, and betterment of the same; for the manufacture and distribution of gas in said city by said Jacob E. Ridgway, William F. Harrity, Robert Dornan, Charles S. Hinchman, William B. Gill, Alexander Balfour, Charles H. Graham, Winthrop Smith, Thomas D. Stinson, and Henry S. Hale, or assigns, or to a corporation to be by them formed for the purposes hereof, or its assigns, parties of the second part, and which said parties of the second part are hereinafter designated as the Gas Works Company of Philadelphia, its successors and assigns; and for the exclusive supply by said lessee and its assigns, of all gas to be supplied to consumers by or with the consent of said city during the term of the lease," duly approved the day of _____, 1897, it was provided for the reasons therein set forth that this contract should be executed.

NOW, THEREFORE, It is agreed between the parties hereto, as follows:

Clause 1. The City of Philadelphia does hereby lease to the said Gas Works Company of Philadelphia, its successors and assigns, for the term beginning the day of _____, 1897, and ending December 31, 1927, all the property, real and personal, collectively, known as the Philadelphia Gas Works, with the appurtenances, including, *inter alia*, the property particularly described in Exhibit A, hereto attached, which is to be taken as a part of this contract, comprising, generally, the land, buildings, tenements, machinery, apparatus, tools, mains, pipes, services, meters and other appurtenances possessed or used by or for the City of Philadelphia, in the manufacture, storage, sale, distribution and supply of gas, it being understood that the specifications of said leased property in said Exhibit A, shall not be construed in such way as to exclude from the list any items omitted which should have been therein included. "And that no unpaid bills for gas or liens against

real estate for the same nor unpaid accounts for residual products existing at the date when the lessee takes possession are included or intended to be included in the property herein assigned and leased; and it being further understood and agreed that The Gas Works Company of Philadelphia, its successors and assigns, shall at its own expense assume and pay any and all ground rents and the rental of any land, building or buildings of which the city is a lessee which are used in connection with the City's gas business. Delivery shall be made of all such property to said The Gas Works Company of Philadelphia, its successors and assigns, by the City of Philadelphia, as soon as may be after the execution of these presents and antecedently to the date fixed for the commencement of the lease, and upon the performance by the said The Gas Works Company of Philadelphia of the obligations imposed upon it by clause 3 of this agreement, it being understood that the City of Philadelphia also must do all necessary on its part to be done to enable said The Gas Works Company of Philadelphia to know the amount to be paid under clause 2. And said lessee hereby agrees that it will pay all rents or other charges for water which shall be used by the lessee upon the leased premises or any part thereof.

The City of Philadelphia does hereby authorize and empower the said The Gas Works Company of Philadelphia, its successors and assigns, hereafter during the term of this contract to retain possession of, maintain, change, alter and repair, and to operate said gas works and appurtenances and all the property hereby leased, and to lay, repair, remove, relay, extend, and maintain mains, pipes, services and appurtenances along and beneath the surface of the highways, streets, avenues, alleys, ways and public places in said city for the supply and distribution of gas; and said company, its successors and assigns, during the continuance of this contract, shall have the exclusive right, for said purposes, to enter upon and occupy all said highways, streets, avenues, lanes, ways, alleys, and public places and to supply and distribute gas through pipes laid therein: *Provided, however,* That to such extent as the Northern Lib-

erties Gas Light Company is now possessed of a right to supply gas within any portion of the City of Philadelphia, this contract shall not be construed as intended to vest in the lessee any right in such territory, except such rights as the City has therein. The City of Philadelphia agrees that during the term of this contract it will do nothing, by ordinance or otherwise, which will in any way interfere with, or limit, restrict or impair this exclusive right hereby vested in said The Gas Works Company of Philadelphia, its successors and assigns.

All openings, excavations and repaving shall be made subject to such general rules and regulations as from time to time shall be in force concerning the opening, excavation and repaving of streets and the protection of travel along same, and the trenches shall be refilled and repaved with the same material and character of paving as before they were opened. All openings, excavations, repaving and refilling shall be subject to the approval of the Department of Public Works. If at any time The Gas Works Company of Philadelphia, its successors or assigns shall neglect or refuse to refill any trenches and repave over all openings which it or its successors or assigns shall have made upon notifications from the Department of Public Works, said Department is hereby given full power and authority to do such refilling and repaving at the expense and cost of The Gas Works Company of Philadelphia, its successors and assigns, and if the City of Philadelphia at any time in the future build and construct a suitable subway, that the said lessee, its successors and assigns, shall and will, when so requested by the City of Philadelphia, place its pipes in such subway at its own cost and expense, and no rental shall be charged therefor by the City of Philadelphia.

Clause 2. An inventory and appraisement shall be prepared by the Director of Public Works of all coal, coke, tar and lime on hand at said City's Gas Works and of all gas on hand in the holders of the City when the property leased shall be delivered to the lessee hereunder, and said The Gas Works Company of Philadelphia shall pay to said City the amount of this appraisement at once upon presentation to it of such inventory and appraisement. In making such appraisement the Director shall be guided by

the cost (in case of gas in holder it shall be City's holder cost) of the articles named therein. The appraisement of this inventory shall be made by the Director of the Department of Public Works, or by an appraiser or appraisers appointed by him; said appraisers shall be guided by and bound by the market price of the articles which will be enumerated in the said inventory at the date this ordinance becomes a law. The current bills for gas shall be collected by the The Gas Works Company of Philadelphia, which shall pay to the City Treasurer, as received, the proportion of said receipts to which it is herewith agreed said City shall be entitled, which proportion shall be represented in each case by a fraction having as its denominator the number of days covered by the bill and for its numerator the number of said days during which gas was supplied to said consumer by the City.

Clause 3. Simultaneously with the execution of this agreement The Gas Works Company of Philadelphia shall execute and deliver to the City of Philadelphia its bond, with surety or sureties, in the penal sum of one million (1,000,000) dollars, conditioned for the faithful performance of the obligations hereof. Such bond shall be in such form as shall be approved by the City Solicitor, and the surety or sureties thereon shall be approved by him.

Clause 4. The said The Gas Works Company of Philadelphia, its successors and assigns, shall, at the expiration of two years from the date of the lease surrender, release and deliver to the City of Philadelphia full and absolute possession of all that part or portion of the property known as the Ninth Ward Station, described as follows, to wit: All that certain lot or piece of ground with the buildings thereon erected, bounded on the south by Chestnut street, on the east by Twenty-fourth street, on the north by Market street and on the west by the Schuylkill river; and, also, all that certain lot or piece of ground with buildings thereon erected, bounded on the south by Market street, on the west by the Schuylkill river, on the north by the Pennsylvania Railroad, and on the east by Twenty-third street: *Provided, however,* That the said The Gas Works Company of Philadelphia, its successors and assigns, shall have

the right to remove the works, machinery and appliances located upon the property so to be delivered, surrendered and released, to other portions of the leased property at any time prior to the surrender of said two above described lots or pieces of ground and buildings thereon erected.

Clause 5. The City of Philadelphia hereby agrees to exercise its right under its contract with the Philadelphia Gas Improvement Company, to demand and take so much gas thereunder as it may be required to do under the same and as may be needed by said Gas Works Company of Philadelphia, to complete the supply required by the said city and its inhabitants, until the expiration of the current year of said contract and until that part of the City's Gas Works, known as the Twenty-fifth Ward Works shall be restored to the condition and efficiency in which it was at the time when said contract was entered into: *Provided, however,* And said Gas Works Company of Philadelphia hereby agrees that it will on or before the day on which the said city shall be bound to pay said Philadelphia Gas Improvement Company for such gas, pay unto the said City of Philadelphia all such sums as may from time to time become due by it to said Philadelphia Gas Improvement Company for all gas so furnished after the commencement of the lease hereby made.

Clause 6. If, on or before the first day of July, 1907 (and time in this respect shall be of the essence of this contract), there shall have been served upon The Gas Works Company of Philadelphia a written notice, signed by the Mayor of the City of Philadelphia, of the desire of said city to terminate this contract at the expiration of ten (10) years from the first day of January, 1898, and if on or before said first day of July, 1907, an ordinance providing for such termination shall have been duly enacted by said City of Philadelphia, then it shall be the right of said City of Philadelphia to terminate this contract at the expiration of ten (10) years from the first day of January, 1898: *Provided,* That on or before December 31st, 1907 (and time in this particular shall be of the essence of this contract), the payments herein provided to be made to the said The Gas Works Company of Philadelphia, its successors and assigns, shall have

been fully and completely made by said city. In case of a failure to pass said ordinance on or before said first day of July, 1907, or of failure to notify said Gas Works Company of Philadelphia, on or before that date, of the desire of the city to take possession of the leased property in pursuance of said ordinance, or of the failure of the City of Philadelphia to pay in full, on or before the thirty-first day of December, 1907, the amount of money herein provided, this option on the part of the City of Philadelphia to terminate this contract prior to December 31st, 1927, shall cease and be forever at an end.

The payment which must be so made to said Gas Works Company of Philadelphia, its successors and assigns, shall be a reimbursement of all sums of money expended by the said Gas Works Company of Philadelphia, its successors or assigns, subsequent to the date of this contract, in or about the buildings, apparatus, machinery, mains, pipes, services, connections, meters, appliances and appurtenances of the Philadelphia Gas Works, including, however, such sum or sums of money only by the said company, its successors and assigns, paid in and about the alteration, enlargement, removal, extension, betterment and improvement of all said manufacturing and distributive systems and plants, with interest thereon at the rate of six (6) per centum per annum from the date of this lease to the date of payment. Said appraised value shall be ascertained by the report of at least a majority of three (3) appraisers, one to be appointed by the City of Philadelphia, one by the said Gas Works Company of Philadelphia, and the third by the two first chosen. Said report of the appraisers shall be filed with the Mayor of the City within sixty (60) days after the date of this contract.

On the first day of February, 1898, said Gas Works Company of Philadelphia, its successors or assigns, shall file with the Controller of the City of Philadelphia a statement, showing in detail expenditures during the year 1897, for alterations, enlargements, removals, betterments and improvements, made by it in and about the gas works, and for the mains, meters, services and appurtenances. On the first day of February of each year following, during said period of ten (10) years, the said Gas Works Company

of Philadelphia, its successors and assigns, shall file with the Controller of the City of Philadelphia a similar statement of expenditures in and about the same matters made during the calendar year immediately preceding, and on the thirty-first day of December, 1907, shall file such a statement for the year ending on that date. Interest upon the amounts so shown shall be calculated and paid at the rate of six (6) per centum per annum from the first day of the year succeeding that in which the expenditures were made to the date of payment by the City of Philadelphia. Said option shall only be exercised in the way and manner and upon the terms herein provided. If it shall so happen that the said city cannot exercise or shall not exercise this option upon the terms herein provided, this contract shall be treated as though said option had never been given.

Said option shall only be exercised in the way and manner and upon the terms herein provided. If it shall so happen that the said City cannot exercise or shall not exercise this option upon the terms herein provided this contract shall be treated as though said option had never been given.

Clause 7. Upon the termination of this lease by the expiration of the term specified in clause 1 of this contract, viz. : on December 31, 1927, the said Gas Works Company of Philadelphia, its successors or assigns, shall deliver to the said City the property herein leased in the same good order and condition in which the same now is, to such extent as said property shall not have been altered or changed under this contract by the enlargements, extensions, betterments and improvements made in and about the manufacturing and distributing systems and plants during the period of this lease, and together with all such alterations, changes, enlargements, extensions, betterments and improvements, all of which shall be so delivered to the City in good first-class order and condition at such termination of the lease; and together with the right to use all processes of every kind useful in the manufacture of gas then established and in use at any of said works. All the changes, alterations, constructions, removals and repairs which shall be necessary to be made from time to time in

the proper maintenance, extension, improvement and betterment of the said leased Gas Works and appurtenances, shall be made and done by said The Gas Works Company of Philadelphia, its successors and assigns, and the City of Philadelphia shall receive the same, together with the said plants, in an efficient state at such expiration of this lease without any charge or cost to the City of Philadelphia. It is the intent of this agreement that the City of Philadelphia at the end of the term, namely, on December 31, 1927, shall without charge or cost receive all of the said Works in the condition of alteration, improvement and change in which the same shall then exist.

Said The Gas Works Company of Philadelphia shall at its own cost and expense keep the buildings, machinery and other property of the City of Philadelphia delivered to it, and which shall be constructed by it under this lease, of the character usually insured by gas companies, insured to the extent that such properties of gas companies are usually insured (but not less than the total insurance now carried by the City on said property), and shall insure the buildings, machinery and other property of the City of Philadelphia delivered to it under this lease to an amount not less than the total insurance of the same now carried by the said City, and shall expend all sums received by it under any such policies of insurance upon the repair, replacement or reconstruction of the City's buildings, machinery and other property so damaged or destroyed by fire, received by said lessee hereunder.

Upon the termination of this contract, either on December 31st, 1907, or on December 31st, 1927, the City of Philadelphia shall have the option to purchase all the coal, oil, coke, tar, lime, and other gas-making supplies and residual products then on hand at said works at the then market price, or to have the said Gas Works Company of Philadelphia, its successors and assigns, remove the same at its own cost and expense as soon as conveniently can be done. All the gas in the holders of said works at the termination of this contract, either on December 31st, 1907, or on December 31st, 1927, shall be accounted for at holder cost by the city to the Gas Works Company of Philadelphia when paid for by consumers.

Clause 8. Said Gas Works Company of Philadelphia agrees for itself, its successors and assigns, within three (3) years from the date of the delivery to it of the said Gas Works, to expend in the alteration, improvement, extension and betterment of the manufacturing and distributive system, and mains, services, meters, connections and appurtenances of said Gas Works referred to in this lease, at least five million (5,000,000) dollars, and thereafter in each year during the continuance of this contract expend such sums of money as may be needed from time to time to extend the same to provide for the growth of the business so as to supply gas wherever it may be demanded, in accordance with the terms, provisions and conditions of this clause of the lease. It is estimated that the total of such expenditures will be at least fifteen million (15,000,000) dollars, and the said The Gas Works Company of Philadelphia hereby agrees and binds itself, its successors and assigns, to so expend said estimated sum of fifteen million (15,000,000) dollars during said period of thirty (30) years, and that it will also expend all such other amounts over the above fifteen million (15,000,000) dollars which may be required for the purposes stated above. The said The Gas Works Company of Philadelphia, its successors and assigns, shall extend the pipes and mains for the distribution of gas on such highways, streets, avenues, alleys, ways and public places as may be necessary to meet the demand for gas, provided that at least one (1) consumer for every one hundred (100) feet of the extension of mains or pipe so made necessary shall first in writing agree to take gas from the said The Gas Works Company of Philadelphia, its successors and assigns, for a period of not less than one (1) year at the general rates for gas then in force; *Provided, further, however,* In no case shall said Company, its successors and assigns, be required to lay any pipes while frost is in the ground.

Said The Gas Works Company of Philadelphia, its successors and assigns, shall at its own expense lay and furnish connecting or service pipes from the main or distributing pipes to the inside of the consumer's property line, and furnish and set the necessary meters (for which no charge or rental shall be made), and shall also at its own expense furnish and place a shut-off or stop-cock inside of the curb line whenever it desires to place the same.

The intention of this agreement is that all changes, extensions, improvements, removals and alterations in said gas works, in the mains, pipes, and appurtenances thereto, and in the property needed to meet the demands for gas as herein provided, shall be made in such way and manner as shall maintain said gas works in first-class condition, with the best and most economical processes in use that are customary in the best regulated gas works. It is the further intent of this agreement that without cost to the City of Philadelphia, all such extensions, improvements, alterations and betterments in the manufacturing or distributing system of said gas works shall, upon the termination of the lease by the expiration of its full term, viz., on December 31st, 1927, pass to and vest in the City of Philadelphia upon the terms and conditions herein provided.

Clause 9. Said The Gas Works Company of Philadelphia, or its assigns, shall furnish proper stations for testing the candle power of the gas, located at a distance of not less than one (1) mile from each point of manufacture, and shall equip the same with a bar photometer and other appliances customary and necessary for such purposes. Such tests shall be made and recorded daily by The Gas Works Company of Philadelphia, or its assigns, and such records shall be at all times open to the inspection of the City. All such tests shall be made in the presence of a representative of the City appointed by the Mayor, who shall have the right to also make such tests himself at such stations in the presence of the Company's representative. Such representative of the City shall be the Inspector of Meters, if City Councils shall provide by this contract or otherwise for the appointment of such an official.

The said The Gas Works Company of Philadelphia, its successors or assigns, shall, as soon after the delivery to them of said Gas Works hereunder as is possible with due diligence and dispatch, supply gas of good quality of not less than twenty-two (22) candle-power, daily average, tested as above, and maintain said supply during the continuance of this lease unless prevented by accidents beyond their control.

After the expiration of two years from the date of this lease for every failure of The Gas Works Company of Philadelphia, its successors or assigns, to comply with the terms and conditions of this clause relative to tests, quality and candle power of gas, the said The Gas Works Company of Philadelphia, its successors and assigns, shall pay to the City of Philadelphia a penalty of five hundred (500) dollars for each day during which such failure continues. In every case of such default and demand made by the City for the payment of the fine The Gas Works Company of Philadelphia, its successors or assigns, shall make payment of the fine to the City, but said The Gas Works Company of Philadelphia, its successors or assigns, shall be entitled to repayment of the same by the City if it shall be shown that the default on account of which the fine was imposed was due to causes beyond the control of said The Gas Works Company of Philadelphia, its successors and assigns.

Clause 10. The Gas Works Company of Philadelphia, its successors and assigns, shall from time to time, as the same shall be demanded by the City of Philadelphia, supply to it in each year without charge, delivered in its various public buildings, along the line of its mains, such amounts of gas as may be required for illuminating purposes in said public buildings; said The Gas Works Company of Philadelphia, its successors and assigns, shall also supply gas without charge to the City's street lamps and lamps in Public Squares, along the line of its mains up to the number that are being lighted at the beginning of this lease; and shall also in each succeeding year supply gas without charge to three hundred (300) street lamps or lamps in Public Squares in each year along the line of its mains in addition to the number supplied in the preceding year when directed so to do by ordinance of Councils, which shall also specify the location of the same. All said lamps shall be furnished with burners which shall give not less than 22 candle power and shall be lighted every night and all night.

Said The Gas Works Company of Philadelphia, its successors and assigns, shall, at its own cost and expense, run all services and make all connections between said street

lamps and its distributing pipes or mains, furnish all burners required on said street lamps, and light, clean, extinguish and repair all lamps and lanterns and keep in repair all lamp-posts, lamps and lanterns in use during the term of this lease.

Clause 11. The price which shall be charged to all consumers, other than the City of Philadelphia, by the said Gas Works Company of Philadelphia, its successors and assigns, during the continuance of this lease, shall be ninety (90) cents per thousand cubic feet.

It shall be competent for Councils to reduce these charges from time to time by ordinances; but said ordinances shall not at any time reduce the price below the following:—

Until and including the thirty-first day of December, 1907, eighty (80) cents per thousand cubic feet.

From January 1st, 1908, until and including December 31st, 1917, seventy-five (75) cents per thousand cubic feet.

From January 1st, 1918, until and including December 31st, 1927, seventy (70) cents per thousand cubic feet.

The said Gas Works Company of Philadelphia, its successors and assigns, shall be entitled to enforce the same penalties for non-payment of bills at the offices of the company within five (5) days after presentation as are now in force in the City of Philadelphia, and to the same remedies against consumers for breaches of their contracts for the supply of gas.

But it is distinctly understood and agreed that nothing herein contained shall give to said The Gas Works Company of Philadelphia, its successors or assigns, any lien or claim upon a property for a tenant's or occupant's gas bills, or give the right to said The Gas Works Company of Philadelphia, to refuse to furnish gas to any subsequent tenant or occupant of said property by reason of prior tenant or occupant having failed to pay the bill; *Provided, however,* That said The Gas Works Company of Philadelphia, its successors or assigns, shall not be required to furnish gas to any person, firm or body corporate indebted for arrearages due for gas theretofore supplied to them.

In order to provide for the amicable settlement of any disputes or disagreements which may arise between consumers and said The Gas Works Company of Philadelphia, or its assigns, as to the amount of gas for which bill has been rendered and payment demanded, the correctness of which is disputed by the consumer, said The Gas Works Company of Philadelphia agrees, for itself and for its successors or assigns, that it will provide a proper and convenient place or places on the leased property at which its meters may be inspected, with the proper and customary apparatus therefor, for the use of the official and his assistants who may be appointed by the Mayor as Inspector of Meters. Upon complaint of any consumer doubting the accuracy of the bill and declining to pay the same, lodged with such Inspector, alleging that the amount of gas for which the bill has been rendered and payment demanded is in excess of the amount consumed by such consumer, and upon demand thereafter made by the Inspector in writing to the Gas Works Company of Philadelphia, or its assigns, said Gas Works Company of Philadelphia, or its assigns, shall disconnect the meter in question and deliver it to the inspection station for examination, where the testing of the meter for the purpose of ascertaining the correctness of its measurements shall be made by such Inspector in the presence of the representative of said Gas Works Company of Philadelphia, or its assigns. Such test shall be made according to the established and well-known methods used for such purposes. Any such meter shall be disconnected by said Company or its assigns between the hours of eight o'clock A. M. and three o'clock P. M., within 48 hours of the time when said Company or its assigns shall receive notice to disconnect such meter for such reasons; and the same shall be tested and returned to said Gas Works Company of Philadelphia or its assigns, within twenty-four (24) hours from its receipt at the testing station, bearing a seal, upon which shall be written the report of the Inspector that the meter in question is correct or incorrect, and if the latter, the percentage which it runs fast or slow, and the bill of the consumer about which the complaint has been made shall be corrected according to such finding and report of the Inspector.

Such Inspector of Meters and such assistants as the Mayor shall deem necessary shall be appointed by the Mayor, and they shall be duly sworn in conformity with the law to faithfully, honestly and diligently perform the duties of their respective offices.

Said Gas Works Company of Philadelphia agrees, for itself, its successors and assigns, that it will annually at the beginning of each year of the lease pay to the City of Philadelphia the sum of ten thousand dollars (\$10,000) towards paying the salaries and expenses of the Inspector of Meters and his assistants, after the same shall be appointed in pursuance of this clause, and also towards defraying the expenses which the City may be put to in connection with tests of gas made in pursuance of clause 9 of this lease.

When a meter is removed for the purpose of testing, the said Company shall place a meter in place of one removed at their own cost and expense. The object being that no consumer shall be without light. The type of meter used for the measurement of gas shall be such type as shall be in general use in other large cities in the United States.

Any consumer desiring such test shall, on making his application to such Inspector, pay to him the sum of one (1) dollar, taking his receipt therefor, which amount shall be returned to the consumer if the tests and reports of the Inspector shall show that the meter in question is fast, but otherwise shall be paid by the Inspector into the treasury of the City of Philadelphia.

Bills shall not be rendered more frequently than are now rendered to various classes of consumers.

Clause 12. The said Gas Works Company of Philadelphia, its successors or assigns, shall pay to the City of Philadelphia, in each year during the continuance of this agreement, as follows, namely:—

Upon all gas sold prior to January 1st, 1908, the sums received by them in excess of eighty (80) cents per thousand cubic feet.

Upon all gas sold after December 31st, 1907, and prior to January 1st, 1918, all sums so received in excess of seventy-five (75) cents per thousand cubic feet.

Upon all gas sold after December 31st, 1917, and prior to January 1st, 1928, all sums so received in excess of seventy (70) cents per thousand cubic feet.

Statements shall be rendered and payments made under this section by the lessee to the city as follows: Within twenty-five (25) days after the expiration of each quarter of each year for which any payment is to be made, beginning with the quarter preceding the first day of 189 , said Gas Works Company of Philadelphia shall file with the Controller of the City of Philadelphia a statement, sworn to by its president or vice-president, or by its secretary or treasurer, which shall state the quantity of gas measured in cubic feet sold hereunder within the quarter ending with the last day of the preceding month, the amount of money collected for such sales and the amount of money due and payable to the City of Philadelphia under the provisions of this clause out of such receipts; and shall make payment to the City Treasurer of such amount so ascertained to be due to the City of Philadelphia hereunder within five (5) days after the expiration of said period of twenty-five (25) days. The City of Philadelphia shall have the right at all reasonable hours during the continuance of this contract, by its proper officers, to examine those books of the lessee which show the amount of gas so sold and paid for, so as to verify the correctness of said statements.

Clause 13. The City of Philadelphia shall have the right at all times, by its proper officers, during the continuance of this lease, to enter upon and examine the premises leased, to inspect the same, and to test the candle power of the gas. Full facilities for these purposes shall be afforded by the lessee.

Clause 14. No indebtedness of the City of Philadelphia for or by reason or on account of the property hereinabove described, or the operations carried on therein, or with the same, prior to the delivery of the leased property, shall be chargeable against the said Gas Works Company of Philadelphia, its successors or assigns. The same shall be chargeable to and payable by the City of Philadelphia.

Provided, however, That the said The Gas Works Company of Philadelphia does herewith expressly agree to assume and discharge all contracts made for the Bureau of Gas for the purchase of supplies for the manufacture of gas which have not been delivered prior to the date when this lease takes effect.

Clause 15. The said Gas Works Company of Philadelphia, its successors or assigns, shall at all times during the continuance of this lease indemnify and save harmless the City of Philadelphia from all loss, injury, or damage which may be suffered by said city to or for any person, natural or artificial, by reason of any negligence of said company, its successors or assigns, and the servants, agents, or employees thereof, in the use and occupation of the property demised.

Clause 16. No disputes between the city and the lessee over any terms or provisions of this contract shall release the lessee from its obligation hereunder to manufacture and supply gas to the city and its inhabitants in accordance with the terms and provisions hereof during the existence of this lease.

Clause 17. The Gas Works Company of Philadelphia, its successors or assigns, shall furnish gas to consumers in the Twenty-first Ward at the same price and of the same candle-power as it will supply other parts of the City upon the same terms and conditions and subject to the same provisions and obligations as are hereinabove expressed and set forth.

IN WITNESS WHEREOF, The corporate seal of the City of Philadelphia, party of the first part, hath been hereto affixed, duly attested by the Mayor of the said city, and the corporate seal of the said party of the second part, hath been hereto affixed, duly attested by the proper officers thereof, the day and year first above written.

SECTION 2. The said Gas Works Company of Philadelphia shall pay into the City Treasury the sum of fifty (50) dollars for the printing of this ordinance.

AN ORDINANCE. (No. 2.)

Authorizing the execution of a contract with Jacob E. Ridgway, William F. Harrity, Robert Dornan, Charles S. Hinchman, William B. Gill, Alexander Balfour, Charles H. Graham, Winthrop Smith, Thomas D. Stinson and Henry S. Hale, by the City of Philadelphia, for the lease to the former of the Gas Works, street mains, conduits, pipes, services, meters and other property, real and personal, of the latter, used for and in connection with the manufacture and distribution of gas in the City of Philadelphia; for the operation, maintenance, enlargement, extension and betterment of the same; for the manufacture and distribution of gas in said City by said Jacob E. Ridgway, William F. Harrity, Robert Dornan, Charles S. Hinchman, William B. Gill, Alexander Balfour, Charles H. Graham, Winthrop Smith, Thomas D. Stinson, and Henry S. Hale, or assigns, or to a corporation to be by them formed for the purposes hereof, its successors and assigns, and for the exclusive supply, by said lessee and its assigns, of all gas to be supplied to consumers by or with the consent of said city during the term of the lease.

WHEREAS, The sole source of supply of gas in the city of Philadelphia, saving of that manufactured and supplied to said city under its contract dated the third day of August, 1888, with the Philadelphia Gas Improvement Company; and also, of that supplied by the Northern Liberties Gas Light Company, which latter company claims a right also to supply gas in portions of said city, is certain property known collectively as the Philadelphia Gas Works, owned by said city and now operated by it.

AND WHEREAS, Very large sums of money ought now to be expended in laying additional mains, services and connections in supplying meters and appurtenances, and in the erection of new and additional apparatus necessary for the economical manufacture, storage and distribution of gas sufficient to supply the present and prospective demands for gas by the city and by its inhabitants.

AND WHEREAS, The requirements of the city for other municipal purposes are of such a pressing character that it would be extremely inconvenient for it to make said expenditures at the present.

AND WHEREAS, It is deemed desirable to secure by contract with a responsible company the maintenance, operation, development, and extension of its gas plant, and of its system of distribution of gas, for a term of years, and also to resume at the end of said term possession of its works and plant, modernized and fully equipped, without impairment of the exclusive privilege of supplying gas within the limits of said city now vested in it.

AND WHEREAS, Said object can be accomplished by leasing all its property, real and personal, known collectively, as the Philadelphia Gas Works, and the appurtenances, for a comparatively long term of years, under a contract insuring to the lessee during said term, possession of said works and of the exclusive right, except as hereinafter noted, to supply the citizens of Philadelphia with gas. Now, therefore,

SECTION 1. *The Select and Common Councils of the City of Philadelphia do ordain*, That the Mayor of said city be, and hereby is, authorized to execute and deliver, on the part of the city to Jacob E Ridgway, William F. Harrity, Robert Dornan, Charles S. Hinchman, William B. Gill, Alexander Balfour, Charles H. Graham, Winthrop Smith, Thomas D. Stinson, and Henry S. Hale, or assigns, or to a corporation to be by them formed for the purposes hereof, a lease and contract in the words following, and that the same, when delivered, shall be binding upon the part of the City of Philadelphia.

THIS AGREEMENT, Made this day of
189 , between the City of Philadelphia, of the one part,
and Jacob E. Ridgway, William F. Harrity, Robert Dornan, Charles S. Hinchman, William B. Gill, Alexander Balfour, Charles H. Graham, Winthrop Smith, Thomas D. Stinson, and Henry S. Hale, or assigns, or to a corporation to be by them formed for the purposes hereof or its assigns, parties of the second part, and which said

parties of the second part are hereinafter designated as the Gas Works Company of Philadelphia, a corporation duly organized under the laws of the State of Pennsylvania, having its principal office in said City of Philadelphia, of the second part, WITNESSETH:

WHEREAS, By an ordinance of the City of Philadelphia, entitled "An Ordinance authorizing the execution of a contract with Jacob E. Ridgway, William F. Harrity, Robert Dornan, Charles S. Hinchman, William B. Gill, Alexander Balfour, Charles H. Graham, Winthrop Smith, Thomas D. Stinson, and Henry S. Hale, or assigns, or to a corporation to be by them formed for the purposes hereof, its successors and assigns, by the City of Philadelphia, for the lease of the former of the gas works, streets, mains, conduits, pipes, services, meters and other property, real and personal, of the latter, used for and in connection with the manufacture and distribution of gas in the City of Philadelphia; for the operation, maintenance, enlargement, extension, and betterment of the same; for the manufacture and distribution of gas in said city by said Jacob E. Ridgway, William F. Harrity, Robert Dornan, Charles S. Hinchman, William B. Gill, Alexander Balfour, Charles H. Graham, Winthrop Smith, Thomas D. Stinson, and Henry S. Hale, or assigns, or to a corporation to be by them formed for the purposes hereof, or its assigns, parties of the second part, and which said parties of the second part are hereinafter designated as the Gas Works Company of Philadelphia, its successors and assigns; and for the exclusive supply by said lessee and its assigns, of all gas to be supplied to consumers by or with the consent of said city during the term of the lease," duly approved the day of _____, 1897, it was provided for the reasons therein set forth that this contract should be executed.

Now, THEREFORE, It is agreed between the parties hereto, as follows:

Clause 1. The City of Philadelphia does hereby lease to the said Gas Works Company of Philadelphia, its successors and assigns, for the term beginning the day of _____, 1897, and ending December 31,

1927, all the property, real and personal, collectively, known as the Philadelphia Gas Works, with the appurtenances, including, *inter alia*, the property particularly described in Exhibit A, hereto attached, which is to be taken as a part of this contract, comprising, generally, the land, buildings, tenements, machinery, apparatus, tools, mains, pipes, services, meters and other appurtenances possessed or used by or for the City of Philadelphia, in the manufacture, storage, sale, distribution and supply of gas, it being understood that the specifications of said leased property in said Exhibit A, shall not be construed in such way as to exclude from the list any items omitted which should have been therein included. "And that no unpaid bills for gas or liens against real estate for the same nor unpaid accounts for residual products existing at the date when the lessee takes possession are included or intended to be included in the property herein assigned and leased; and it being further understood and agreed that The Gas Works Company of Philadelphia, its successors and assigns, shall at its own expense assume and pay any and all ground rents and the rental of any land, building or buildings of which the city is a lessee which are used in connection with the City's gas business. Delivery shall be made of all such property to said The Gas Works Company of Philadelphia, its successors and assigns, by the City of Philadelphia, as soon as may be after the execution of these presents and antecedently to the date fixed for the commencement of the lease, and upon the performance by the said The Gas Works Company of Philadelphia of the obligations imposed upon it by clause 3 of this agreement, it being understood that the City of Philadelphia also must do all necessary on its part to be done to enable said The Gas Works Company of Philadelphia to know the amount to be paid under clause 2. And said lessee hereby agrees that it will pay all rents or other charges for water which shall be used by the lessee upon the leased premises or any part thereof.

The City of Philadelphia does hereby authorize and empower the said The Gas Works Company of Philadelphia, its successors and assigns, hereafter during the term

of this contract to retain possession of, maintain, change, alter and repair, and to operate said gas works and appurtenances and all the property hereby leased, and to lay, repair, remove, relay, extend, and maintain mains, pipes, services and appurtenances along and beneath the surface of the highways, streets, avenues, alleys, ways and public places in said city for the supply and distribution of gas; and said company, its successors and assigns, during the continuance of this contract, shall have the exclusive right, for said purposes, to enter upon and occupy all said highways, streets, avenues, lanes, ways, alleys, and public places and to supply and distribute gas through pipes laid therein: *Provided, however,* That to such extent as the Northern Liberties Gas Light Company is now possessed of a right to supply gas within any portion of the City of Philadelphia, this contract shall not be construed as intended to vest in the lessee any right in such territory, except such rights as the City has therein. The City of Philadelphia agrees that during the term of this contract it will do nothing, by ordinance or otherwise, which will in any way interfere with, or limit, restrict or impair this exclusive right hereby vested in said The Gas Works Company of Philadelphia, its successors and assigns.

All openings, excavations and repaving shall be made subject to such general rules and regulations as from time to time shall be in force concerning the opening, excavation and repaving of streets and the protection of travel along same, and the trenches shall be refilled and repaved with the same material and character of paving as before they were opened. All openings, excavations, repaving and refilling shall be subject to the approval of the Department of Public Works. If at any time The Gas Works Company of Philadelphia, its successors or assigns shall neglect or refuse to refill any trenches and repave over all openings which it or its successors or assigns shall have made upon notifications from the Department of Public Works, said Department is hereby given full power and authority to do such refilling and repaving at the expense and cost of The Gas Works Company of Philadelphia, its successors and assigns, and if the City of Philadelphia at any time in the future build

and construct a suitable subway, that the said lessee, its successors and assigns, shall and will, when so requested by the City of Philadelphia, place its pipes in such subway at its own cost and expense, and no rental shall be charged therefor by the City of Philadelphia.

Clause 2. An inventory and appraisement shall be prepared by the Director of Public Works of all coal, coke, tar and lime on hand at said City's Gas Works and of all gas on hand in the holders of the City when the property leased shall be delivered to the lessee hereunder, and said The Gas Works Company of Philadelphia shall pay to said City the amount of this appraisement at once upon presentation to it of such inventory and appraisement. In making such appraisement the Director shall be guided by the cost (in case of gas in holder it shall be City's holder cost) of the articles named therein. The appraisement of this inventory shall be made by the Director of the Department of Public Works, or by an appraiser or appraisers appointed by him; said appraisers shall be guided by and bound by the market price of the articles which will be enumerated in the said inventory at the date this ordinance becomes a law. The current bills for gas shall be collected by the The Gas Works Company of Philadelphia, which shall pay to the City Treasurer, as received, the proportion of said receipts to which it is herewith agreed said City shall be entitled, which proportion shall be represented in each case by a fraction having as its denominator the number of days covered by the bill and for its numerator the number of said days during which gas was supplied to said consumer by the City.

Clause 3. Simultaneously with the execution of this agreement The Gas Works Company of Philadelphia shall execute and deliver to the City of Philadelphia its bond, with surety or sureties, in the penal sum of one million (1,000,000) dollars, conditioned for the faithful performance of the obligations hereof. Such bond shall be in such form as shall be approved by the City Solicitor, and the surety or sureties thereon shall be approved by him.

Clause 4. The said The Gas Works Company of Philadelphia, its successors and assigns, shall, at the expiration of

two years from the date of the lease surrender, release and deliver to the City of Philadelphia full and absolute possession of all that part or portion of the property known as the Ninth Ward Station, described as follows, to wit: All that certain lot or piece of ground with the buildings thereon erected, bounded on the south by Chestnut street, on the east by Twenty-fourth street, on the north by Market street and on the west by the Schuylkill river; and, also, all that certain lot or piece of ground with buildings thereon erected, bounded on the south by Market street, on the west by the Schuylkill river, on the north by the Pennsylvania Railroad, and on the east by Twenty-third street: *Provided, however,* That the said The Gas Works Company of Philadelphia, its successors and assigns, shall have the right to remove the works, machinery and appliances located upon the property so to be delivered, surrendered and released, to other portions of the leased property at any time prior to the surrender of said two above described lots or pieces of ground and buildings thereon erected.

Clause 5. The City of Philadelphia hereby agrees to exercise its right under its contract with the Philadelphia Gas Improvement Company, to demand and take so much gas thereunder as it may be required to do under the same and as may be needed by said Gas Works Company of Philadelphia, to complete the supply required by the said city and its inhabitants, until the expiration of the current year of said contract and until that part of the City's Gas Works, known as the Twenty-fifth Ward Works shall be restored to the condition and efficiency in which it was at the time when said contract was entered into: *Provided, however,* And said Gas Works Company of Philadelphia hereby agrees that it will on or before the day on which the said city shall be bound to pay said Philadelphia Gas Improvement Company for such gas, pay unto the said City of Philadelphia all such sums as may from time to time become due by it to said Philadelphia Gas Improvement Company for all gas so furnished after the commencement of the lease hereby made.

Clause 6. If, on or before the first day of July, 1907 (and time in this respect shall be of the essence of this contract),

there shall have been served upon The Gas Works Company of Philadelphia a written notice, signed by the Mayor of the City of Philadelphia, of the desire of said city to terminate this contract at the expiration of ten (10) years from the first day of January, 1898, and if on or before said first day of July, 1907, an ordinance providing for such termination shall have been duly enacted by said City of Philadelphia, then it shall be the right of said City of Philadelphia to terminate this contract at the expiration of ten (10) years from the first day of January, 1898: *Provided*, That on or before December 31st, 1907 (and time in this particular shall be of the essence of this contract), the payments herein provided to be made to the said The Gas Works Company of Philadelphia, its successors and assigns, shall have been fully and completely made by said city. In case of a failure to pass said ordinance on or before said first day of July, 1907, or of failure to notify said Gas Works Company of Philadelphia, on or before that date, of the desire of the city to take possession of the leased property in pursuance of said ordinance, or of the failure of the City of Philadelphia to pay in full, on or before the thirty-first day of December, 1907, the amount of money herein provided, this option on the part of the City of Philadelphia to terminate this contract prior to December 31st, 1927, shall cease and be forever at an end.

The payment which must be so made to said Gas Works Company of Philadelphia, its successors and assigns, shall be a reimbursement of all sums of money expended by the said Gas Works Company of Philadelphia, its successors or assigns, subsequent to the date of this contract, in or about the buildings, apparatus, machinery, mains, pipes, services, connections, meters, appliances and appurtenances of the Philadelphia Gas Works, including, however, such sum or sums of money only by the said company, its successors and assigns, paid in and about the alteration, enlargement, removal, extension, betterment and improvement of all said manufacturing and distributive systems and plants, with interest thereon at the rate of six (6) per centum per annum from the date of this lease to the date of payment. Said appraised value shall be ascertained by the report of at least a majority of three (3) appraisers, one

to be appointed by the City of Philadelphia, one by the said Gas Works Company of Philadelphia, and the third by the two first chosen. Said report of the appraisers shall be filed with the Mayor of the City within sixty (60) days after the date of this contract.

On the first day of February, 1898, said Gas Works Company of Philadelphia, its successors or assigns, shall file with the Controller of the City of Philadelphia a statement, showing in detail expenditures during the year 1897, for alterations, enlargements, removals, betterments and improvements, made by it in and about the gas works, and for the mains, meters, services and appurtenances. On the first day of February of each year following, during said period of ten (10) years, the said Gas Works Company of Philadelphia, its successors and assigns, shall file with the Controller of the City of Philadelphia a similar statement of expenditures in and about the same matters made during the calendar year immediately preceding, and on the thirty-first day of December, 1907, shall file such a statement for the year ending on that date. Interest upon the amounts so shown shall be calculated and paid at the rate of six (6) per centum per annum from the first day of the year succeeding that in which the expenditures were made to the date of payment by the City of Philadelphia. Said option shall only be exercised in the way and manner and upon the terms herein provided. If it shall so happen that the said city cannot exercise or shall not exercise this option upon the terms herein provided, this contract shall be treated as though said option had never been given.

Said option shall only be exercised in the way and manner and upon the terms herein provided. If it shall so happen that the said City cannot exercise or shall not exercise this option upon the terms herein provided this contract shall be treated as though said option had never been given.

Clause 7. Upon the termination of this lease by the expiration of the term specified in clause 1 of this contract, viz. : on December 31, 1927, the said Gas Works Company of Philadelphia, its successors or assigns, shall deliv-

er to the said City the property herein leased in the same good order and condition in which the same now is, to such extent as said property shall not have been altered or changed under this contract by the enlargements, extensions, betterments and improvements made in and about the manufacturing and distributing systems and plants during the period of this lease, and together with all such alterations, changes, enlargements, extensions, betterments and improvements, all of which shall be so delivered to the City in good first-class order and condition at such termination of the lease; and together with the right to use all processes of every kind useful in the manufacture of gas then established and in use at any of said works. All the changes, alterations, constructions, removals and repairs which shall be necessary to be made from time to time in the proper maintenance, extension, improvement and betterment of the said leased Gas Works and appurtenances, shall be made and done by said The Gas Works Company of Philadelphia, its successors and assigns, and the City of Philadelphia shall receive the same, together with the said plants, in an efficient state at such expiration of this lease without any charge or cost to the City of Philadelphia. It is the intent of this agreement that the City of Philadelphia at the end of the term, namely, on December 31, 1927, shall without charge or cost receive all of the said Works in the condition of alteration, improvement and change in which the same shall then exist.

Said The Gas Works Company of Philadelphia shall at its own cost and expense keep the buildings, machinery and other property of the City of Philadelphia delivered to it, and which shall be constructed by it under this lease, of the character usually insured by gas companies, insured to the extent that such properties of gas companies are usually insured (but not less than the total insurance now carried by the City on said property), and shall insure the buildings, machinery and other property of the City of Philadelphia delivered to it under this lease to an amount not less than the total insurance of the same now carried by the said City, and shall expend all sums received by it under any such policies of insurance upon the repair, replacement or reconstruction of the City's buildings, ma-

chinery and other property so damaged or destroyed by fire, received by said lessee hereunder.

Upon the termination of this contract, either on December 31st, 1907, or on December 31st, 1927, the City of Philadelphia shall have the option to purchase all the coal, oil, coke, tar, lime, and other gas-making supplies and residual products then on hand at said works at the then market price, or to have the said Gas Works Company of Philadelphia, its successors and assigns, remove the same at its own cost and expense as soon as conveniently can be done. All the gas in the holders of said works at the termination of this contract, either on December 31st, 1907, or on December 31st, 1927, shall be accounted for at holder cost by the city to the Gas Works Company of Philadelphia when paid for by consumers.

Clause 8. Said Gas Works Company of Philadelphia agrees for itself, its successors and assigns, within three (3) years from the date of the delivery to it of the said Gas Works, to expend in the alteration, improvement, extension and betterment of the manufacturing and distributive system, and mains, services, meters, connections and appurtenances of said Gas Works referred to in this lease, at least five million (5,000,000) dollars, and thereafter in each year during the continuance of this contract expend such sums of money as may be needed from time to time to extend the same to provide for the growth of the business so as to supply gas wherever it may be demanded, in accordance with the terms, provisions and conditions of this clause of the lease. It is estimated that the total of such expenditures will be at least fifteen million (15,000,000) dollars, and the said The Gas Works Company of Philadelphia hereby agrees and binds itself, its successors and assigns, to so expend said estimated sum of fifteen million (15,000,000) dollars during said period of thirty (30) years, and that it will also expend all such other amounts over the above fifteen million (15,000,000) dollars which may be required for the purposes stated above. The said The Gas Works Company of Philadelphia, its successors and assigns, shall extend the pipes and mains for the distribution of gas on such highways, streets, avenues, alleys, ways and public places

as may be necessary to meet the demand for gas, provided that at least one (1) consumer for every one hundred (100) feet of the extension of mains or pipe so made necessary shall first in writing agree to take gas from the said The Gas Works Company of Philadelphia, its successors and assigns, for a period of not less than one (1) year at the general rates for gas then in force; *Provided, further, however,* In no case shall said Company, its successors and assigns, be required to lay any pipes while frost is in the ground.

Said The Gas Works Company of Philadelphia, its successors and assigns, shall at its own expense lay and furnish connecting or service pipes from the main or distributing pipes to the inside of the consumer's property line, and furnish and set the necessary meters (for which no charge or rental shall be made), and shall also at its own expense furnish and place a shut-off or stop-cock inside of the curb line whenever it desires to place the same.

The intention of this agreement is that all changes, extensions, improvements, removals and alterations in said gas works, in the mains, pipes, and appurtenances thereto, and in the property needed to meet the demands for gas as herein provided, shall be made in such way and manner as shall maintain said gas works in first-class condition, with the best and most economical processes in use that are customary in the best regulated gas works. It is the further intent of this agreement that without cost to the City of Philadelphia, all such extensions, improvements, alterations and betterments in the manufacturing or distributing system of said gas works shall, upon the termination of the lease by the expiration of its full term, viz., on December 31st, 1927, pass to and vest in the City of Philadelphia upon the terms and conditions herein provided.

Clause 9. Said The Gas Works Company of Philadelphia, or its assigns, shall furnish proper stations for testing the candle power of the gas, located at a distance of not less than one (1) mile from each point of manufacture, and shall equip the same with a bar photometer and other appliances customary and necessary for such purposes. Such tests shall be made and recorded daily by The Gas Works

Company of Philadelphia, or its assigns, and such records shall be at all times open to the inspection of the City. All such tests shall be made in the presence of a representative of the City appointed by the Mayor, who shall have the right to also make such tests himself at such stations in the presence of the Company's representative. Such representative of the City shall be the Inspector of Meters, if City Councils shall provide by this contract or otherwise for the appointment of such an official.

The said The Gas Works Company of Philadelphia, its successors or assigns, shall, as soon after the delivery to them of said Gas Works hereunder as is possible with due diligence and dispatch, supply gas of good quality of not less than twenty-two (22) candle-power, daily average, tested as above, and maintain said supply during the continuance of this lease unless prevented by accidents beyond their control.

After the expiration of two years from the date of this lease for every failure of The Gas Works Company of Philadelphia, its successors or assigns, to comply with the terms and conditions of this clause relative to tests, quality and candle power of gas, the said The Gas Works Company of Philadelphia, its successors and assigns, shall pay to the City of Philadelphia a penalty of five hundred (500) dollars for each day during which such failure continues. In every case of such default and demand made by the City for the payment of the fine The Gas Works Company of Philadelphia, its successors or assigns, shall make payment of the fine to the City, but said The Gas Works Company of Philadelphia, its successors or assigns, shall be entitled to repayment of the same by the City if it shall be shown that the default on account of which the fine was imposed was due to causes beyond the control of said The Gas Works Company of Philadelphia, its successors and assigns.

Clause 10. The Gas Works Company of Philadelphia, its successors and assigns, shall from time to time, as the same shall be demanded by the City of Philadelphia, supply to it in each year without charge, delivered in its various public buildings, along the line of its mains, such amounts of

gas as may be required for illuminating purposes in said public buildings; said The Gas Works Company of Philadelphia, its successors and assigns, shall also supply gas without charge to the City's street lamps and lamps in Public Squares, along the line of its mains up to the number that are being lighted at the beginning of this lease; and shall also in each succeeding year supply gas without charge to three hundred (300) street lamps or lamps in Public Squares in each year along the line of its mains in addition to the number supplied in the preceding year when directed so to do by ordinance of Councils, which shall also specify the location of the same. All said lamps shall be furnished with burners which shall give not less than 22 candle power and shall be lighted every night and all night.

Said The Gas Works Company of Philadelphia, its successors and assigns, shall, at its own cost and expense, run all services and make all connections between said street lamps and its distributing pipes or mains, furnish all burners required on said street lamps, and light, clean, extinguish and repair all lamps and lanterns and keep in repair all lamp-posts, lamps and lanterns in use during the term of this lease.

Clause 11. The price which shall be charged to all consumers, other than the City of Philadelphia, by the said Gas Works Company of Philadelphia, its successors and assigns, during the continuance of this lease, shall be one (1) dollar per thousand cubic feet.

It shall be competent for Councils to reduce these charges from time to time by ordinances; but said ordinances shall not at any time reduce the price below the following:—

Until and including the thirty-first day of December, 1907, ninety (90) cents per thousand cubic feet.

From January 1st, 1908, until and including December 31st, 1912, eighty-five (85) cents per thousand cubic feet.

From January 1st, 1913, until and including December 31st, 1917, eighty (80) cents per thousand cubic feet.

From January 1st, 1918, until and including December 31st, 1927, seventy-five (75) cents per thousand cubic feet.

The said Gas Works Company of Philadelphia, its successors and assigns, shall be entitled to enforce the same penalties for non-payment of bills at the offices of the company within five (5) days after presentation as are now in force in the City of Philadelphia, and to the same remedies against consumers for breaches of their contracts for the supply of gas.

But it is distinctly understood and agreed that nothing herein contained shall give to said The Gas Works Company of Philadelphia, its successors or assigns, any lien or claim upon a property for a tenant's or occupant's gas bills, or give the right to said The Gas Works Company of Philadelphia, to refuse to furnish gas to any subsequent tenant or occupant of said property by reason of prior tenant or occupant having failed to pay the bill; *Provided, however,* That said The Gas Works Company of Philadelphia, its successors or assigns, shall not be required to furnish gas to any person, firm or body corporate indebted for arrearages due for gas theretofore supplied to them.

In order to provide for the amicable settlement of any disputes or disagreements which may arise between consumers and said The Gas Works Company of Philadelphia, or its assigns, as to the amount of gas for which bill has been rendered and payment demanded, the correctness of which is disputed by the consumer, said The Gas Works Company of Philadelphia agrees, for itself and for its successors or assigns, that it will provide a proper and convenient place or places on the leased property at which its meters may be inspected, with the proper and customary apparatus therefor, for the use of the official and his assistants who may be appointed by the Mayor as Inspector of Meters. Upon complaint of any consumer doubting the accuracy of the bill and declining to pay the same, lodged with such Inspector, alleging that the amount of gas for which the bill has been rendered and payment demanded is in excess of the amount consumed by such consumer, and upon demand thereafter made by the Inspector in writing to the Gas Works Company of Philadelphia, or its assigns, said Gas Works Company of Philadelphia, or its assigns, shall disconnect the meter in question and deliver it to the inspection station for examination, where the testing of

the meter for the purpose of ascertaining the correctness of its measurements shall be made by such Inspector in the presence of the representative of said Gas Works Company of Philadelphia, or its assigns. Such test shall be made according to the established and well-known methods used for such purposes. Any such meter shall be disconnected by said Company or its assigns between the hours of eight o'clock A. M. and three o'clock P. M., within 48 hours of the time when said Company or its assigns shall receive notice to disconnect such meter for such reasons; and the same shall be tested and returned to said Gas Works Company of Philadelphia or its assigns, within twenty-four (24) hours from its receipt at the testing station, bearing a seal, upon which shall be written the report of the Inspector that the meter in question is correct or incorrect, and if the latter, the percentage which it runs fast or slow, and the bill of the consumer about which the complaint has been made shall be corrected according to such finding and report of the Inspector.

Such Inspector of Meters and such assistants as the Mayor shall deem necessary shall be appointed by the Mayor, and they shall be duly sworn, according to law, to faithfully, honestly and diligently perform the duties of their respective offices.

Said Gas Works Company of Philadelphia agrees, for itself, its successors and assigns, that it will annually at the beginning of each year of the lease pay to the City of Philadelphia the sum of ten thousand dollars (\$10,000) towards paying the salaries and expenses of the Inspector of Meters and his assistants, after the same shall be appointed in pursuance of this clause, and also towards defraying the expenses which the City may be put to in connection with tests of gas made in pursuance of clause 9 of this lease.

When a meter is removed for the purpose of testing, the said Company shall place a meter in place of one removed at their own cost and expense. The object being that no consumer shall be without light. The type of meter used for the measurement of gas shall be such type as shall be in general use in other large cities in the United States.

Any consumer desiring such test shall, on making his application to such Inspector, pay to him the sum of one

(1) dollar, taking his receipt therefor, which amount shall be returned to the consumer if the tests and reports of the Inspector shall show that the meter in question is fast, but otherwise shall be paid by the Inspector into the treasury of the City of Philadelphia.

Bills shall not be rendered more frequently than are now rendered to various classes of consumers.

Clause 12. The said Gas Works Company of Philadelphia, its successors or assigns, shall pay to the City of Philadelphia, in each year during the continuance of this agreement, as follows, namely:—

Upon all gas sold prior to January 1st, 1908, all sums received by them in excess of ninety (90) cents per thousand cubic feet.

Upon all gas sold after December 31st, 1907, and prior to January 1st, 1913, all sums so received in excess of eighty-five (85) cents per thousand cubic feet.

Upon all gas sold after December 31st, 1912, and prior to January 1st, 1918, all sums so received in excess of eighty (80) cents per thousand cubic feet.

Upon all gas sold after December 31st, 1917, and prior to January 1st, 1928, all sums so received in excess of seventy-five (75) cents per thousand cubic feet.

Statements shall be rendered and payments made under this section by the lessee to the city as follows: Within twenty-five (25) days after the expiration of each quarter of each year for which any payment is to be made, beginning with the quarter preceding the first day of

189 , said Gas Works Company of Philadelphia shall file with the Controller of the City of Philadelphia a statement, sworn to by its president or vice-president, or by its secretary or treasurer, which shall state the quantity of gas measured in cubic feet sold hereunder within the quarter ending with the last day of the preceding month, the amount of money collected for such sales and the amount of money due and payable to the City of Philadelphia under the provisions of this clause out of such receipts; and shall make payment to the City Treasurer of such amount so ascertained to be due to the City of

Philadelphia hereunder within five (5) days after the expiration of said period of twenty-five (25) days. The City of Philadelphia shall have the right at all reasonable hours during the continuance of this contract, by its proper officers, to examine those books of the lessee which show the amount of gas so sold and paid for, so as to verify the correctness of said statements.

Clause 13. During the continuance of this lease the Gas Works Company of Philadelphia agrees to pay to the City of Philadelphia the sum of three hundred and thirty thousand (330,000) dollars per annum in quarterly payments, the first quarterly payment to be made at the expiration of three months from the time when the leased property is delivered to the lessee.

Clause 14. The City of Philadelphia shall have the right at all times, by its proper officers, during the continuance of this lease, to enter upon and examine the premises leased, to inspect the same, and to test the candle power of the gas. Full facilities for these purposes shall be afforded by the lessee.

Clause 15. No indebtedness of the City of Philadelphia for or by reason or on account of the property hereinabove described, or the operations carried on therein, or with the same, prior to the delivery of the leased property, shall be chargeable against the said Gas Works Company of Philadelphia, its successors or assigns. The same shall be chargeable to and payable by the City of Philadelphia.

Provided, however, That the said The Gas Works Company of Philadelphia does herewith expressly agree to assume and discharge all contracts made for the Bureau of Gas for the purchase of supplies for the manufacture of gas which have not been delivered prior to the date when this lease takes effect.

Clause 16. The said Gas Works Company of Philadelphia, its successors or assigns, shall at all times during the continuance of this lease indemnify and save harmless the City of Philadelphia from all loss, injury, or damage which may be suffered by said city to or for any person, natural or artificial, by reason of any negligence of said

company, its successors or assigns, and the servants, agents, or employees thereof, in the use and occupation of the property demised.

Clause 17. No disputes between the city and the lessee over any terms or provisions of this contract shall release the lessee from its obligation hereunder to manufacture and supply gas to the city and its inhabitants in accordance with the terms and provisions hereof during the existence of this lease.

Clause 18. The Gas Works Company of Philadelphia, its successors or assigns, shall furnish gas to consumers in the Twenty-first Ward at the same price and of the same candle-power as it will supply other parts of the City upon the same terms and conditions and subject to the same provisions and obligations as are hereinabove expressed and set forth.

IN WITNESS WHEREOF, The corporate seal of the City of Philadelphia, party of the first part, hath been hereto affixed, duly attested by the Mayor of the said city, and the corporate seal of the said party of the second part, hath been hereto affixed, duly attested by the proper officers thereof, the day and year first above written.

SECTION 2. The said Gas Works Company of Philadelphia shall pay into the City Treasury the sum of fifty (50) dollars for the printing of this ordinance.

APPENDIX No. 32.

LAW DEPARTMENT.

Philadelphia, October 13, 1897.

GEORGE W. KOCHERSPERGER, Esq.,
Chief Clerk of Common Council.

DEAR SIR:—Enclosed please find copy of the report of the jury in the matter of the opening of Forty-ninth street,

from Market street to Baltimore avenue, in the Twenty-seventh Ward, filed this day.

From the testimony in the case it appears that the street has been physically opened between the points mentioned, but not yet graded. In this case, particular stress is laid upon the fact that this was in all respects a premature opening both by the property owners and the claimants themselves, and by their attorneys in their behalf. The jury have therefore, after due deliberation, awarded to the property owners, damages in the sum of \$15,000, and to the tenants, whose crops were destroyed, \$5,120.48. I have no doubt, however, that these awards will be very materially reduced upon an appeal being taken in the cases, to the Common Pleas Court, which it is the intention of the City to take.

Yours very truly,

JOHN L. KINSEY,
City Solicitor.

IN THE COURT OF QUARTER SESSIONS FOR
THE COUNTY OF PHILADELPHIA.

In the matter of the opening of Forty-ninth street, from Market street to Baltimore avenue, in the Twenty-seventh Ward of the City of Philadelphia.

(Copy.)

REPORT OF JURY.

(Filed October 13, 1897.)

To the Honorable the Judges of said Court:

The undersigned jurors, appointed by your Honorable Court to assess the damages and benefits, if any, for the immediate opening of Forty-ninth street, from Market street to Baltimore avenue, in the Twenty-seventh Ward, respectfully report:

That pursuant to notice the jurors met for organization on March 9, 1897, in Road Jury Room No. 571, City Hall. All of the jurors were present at this meeting. At this meeting the petition was read to the jury, and the official plan offered in evidence, also the affidavit of service of notice on the jurors and property owners through whose land the said street is to pass; after which the jurors adjourned to March 24, 1897, for the purpose of making a view of the premises. Before proceeding to make a view, the jurors were either sworn or affirmed on their *voir dire*, and examined touching their capacity to serve in this proceeding. Each juror was found to be disinterested, competent, and in all respects duly qualified to serve, after which they were sworn or affirmed to perform their duties as road jurors in the matter of the immediate opening of Forty-ninth street, from Market street to Baltimore avenue, impartially and according to their best judgment. Robert S. Reed was elected foreman, and George D. Maull, secretary. On the said day, to wit, March 24, 1897, the jury met upon the line of the street, but owing to the bad condition of the street it was found impossible to make a view, and they therefore postponed said view until the 6th day of April, 1897.

The jury subsequently met for the purpose of hearing the evidence on the question of damages and benefits upon the following days: April 9, 12, 21, 30; May 5, 12, 19, 27; June 2, 9, 16, 23, 30; July 7, 21, 28; August 6, and on August 9, 11, 18, 19, and September 1 and 15, met for consultation, which, together with one meeting for the purpose of signing this report, makes a total of 26 meetings.

That upon those days the jury heard the evidence and arguments of counsel upon the above entitled matter. There were present at said meetings: J. Willis Martin, Esq., attorney for the Estate of Eli K. Price, deceased, the petitioner; Franklin L. Lyle, Esq., attorney for Henry R. Shoch, and John G. Ellinger, a tenant of the Price Estate; Messrs. Wiley and Elliott, attorneys for themselves and W. H. W. Quick; Francis L. Laws, Esq., attorney for George H. Benckert; Messrs. Gendell and Reeves, attorneys for William W. Rose and Robert H. Rose, a tenant

of the Price Estate; Mr. Nathaniel Janney, representing Isaac H. Clothier; Robert Finletter, Esq., attorney for the Estate of H. A. Gallagher, and Charles S. Wood, Esq., Assistant City Solicitor, for the City of Philadelphia.

It appeared from the testimony that by virtue of an ordinance of Select and Common Councils of said City, approved the 25th day of October, 1893, that the Director of the Department of Public Works had been authorized and directed to notify the owners of property over and through which, *inter alia*, Forty-ninth street, from Market street to Baltimore avenue would pass, that at the expiration of three months from the date of said notice said street would be required for public use. That in accordance with the provisions of the said ordinance, such notice of the opening of the said street was duly given to the property owners along the line of the same, and that the said street has been duly opened between the points mentioned.

It also appeared that on the 26th day of February, 1894, a petition had been filed in your Honorable Court by the Hamilton Land & Improvement Company and the Commonwealth Title Insurance and Trust Company, administrator d. b. n. c. t. a. of Anthony J. Gallagher, deceased, a property owner on the line of the said street, praying for the appointment of a Jury of View, to assess the damages occasioned by the opening. That on the ninth day of March, 1894. Your Honorable Court did appoint a Jury of View, which said jury was not continued in accordance with the Acts of Assembly in such cases made and provided, and their appointment became null and void.

It further appeared that by a petition filed the second day of October, 1896, upon behalf of the Estate of Eli K. Price, deceased, your Honors did appoint the present jury.

From the testimony it was shown that the street had been physically opened, but not yet graded. Further particular stress was laid upon the fact by counsel for claimants, and by the claimants themselves, that this opening was in all respects a premature one, being many years in advance of any real need for the opening of the said street.

Your jurors having taken these facts into consideration, and also the fact that land has been taken from a number of the claimants; that the crops of various tenants were destroyed; that the owners of property have been obliged to refence, and that their land has been rendered useless and unavailable for purposes of cultivation, do make the following awards of damages:

To the Eli K. Price Estate.....	\$9,000 00
To Henry R. Shoch.....	2,000 00
To George F. Benckert.....	4,000 00
To John J. Ellinger, a tenant.....	4,720 48
To Robert Rose, a tenant.....	400 00

Your jurors further find that no property in the immediate vicinity is specially benefited by reason of the said opening, and that all of the damges should be paid by the City of Philadelphia.

All of which is respectfully submitted.

Francis A. Flood,
James M. Goldy,
George D. Maul,

Wm. H. Remson,
R. S. Reed,
George Lee.

APPENDIX No. 33.

RESOLUTION

Directing the Director of the Department of Public Works to advertise for bids, relative to the extension of Dock street wharf immediately.

Resolved, by the Select and Common Councils of the City of Philadelphia, That the Director of the Department of Public Works be, and is hereby directed to advertise for bids, relative to the extension of Dock street wharf immediately.

APPENDIX No. 34.

RESOLUTION

Of request to the Mayor of the City of Philadelphia to withhold his approval of the award of certain contracts for paving of certain streets of the City of Philadelphia.

WHEREAS, The Select and Common Councils in the awarding of the details of an ordinance passed the 12th day of February, 1897, and entitled "An Ordinance to authorize the paving of Berkley, Greene, Knox, Hansberry, Johnson, Logan, Musgrave, Morris, Mercer, Wayne, Arch, Fifty-and-a-half, Fifty-first, Fifty-one-and-a-half, Thirteenth, Shunk, Ellen, Dyre, Wakeling, Chatham, Emerald, Helen, Malvern, Silver, Venango, Fifteenth, Twenty-third, Reed, Bruner, Eleventh, Nineteenth, Natrona, Thirty-third, Forty-seventh, Fifty-third, Fifty-fifth, Fifty-sixth, Fifty-eighth, Fifty-ninth, Conestoga, Thompson and Clearfield streets, Winona, Janette, Moyamensing, Girard and Wyalusing avenue," did, *without intention*, open the way to a monopoly of such paving therein provided for, and the practical exclusion of competition in bidding;

AND WHEREAS, The finding of the Court as shown in the case of Carroll vs. City of Philadelphia, C. P. No. 2, of March Term, 1897, No. 884, was in effect that bidding for the paving with asphalt *under the specifications of the City of Philadelphia*, was confined absolutely to two companies, and thus prohibitive of competitive bidding;

AND WHEREAS, Such prevention of competition operates to the detriment of the City and taxpayers in the prices paid for such work; therefore be it

Resolved, by the Select and Common Councils of the City of Philadelphia, That the Mayor of the City be, and he is hereby requested to withhold his approval of any contracts to the Vulcanite Paving Company and the Pennsylvania Asphalt Paving Company, bidders under the specifications founded upon said ordinance of February 12, 1897, and which specifications practically prevented bidding for asphalt paving except by the said companies, in order to

give these Councils an opportunity to so amend the said ordinances, and thereby insure competition in the asphalt work of the City.

APPENDIX No. 35.

RESOLUTION

Requesting the Committee on Gas to report on Ordinance repealing Ordinance December 31, 1878, and providing for advertising for bids for lighting gasoline lamps.

Resolved, by the Select and Common Councils of the City of Philadelphia, That the Committee on Gas be, and is hereby requested to report within one month from date on the Ordinance introduced in Common Council October 14, 1897, repealing Ordinance of December 31, 1878, authorizing the contracting for the care, lighting etc., of gasoline lamps, under the Maloney patent, and providing for the advertising for bids for the care and lighting of gasoline lamps.

APPENDIX No. 36.

Philadelphia, October 14, 1897.

To the Select and Common Councils
of the City of Philadelphia.

GENTLEMEN :—The Committee on Finance, to which was referred a bill entitled “An Ordinance making an extra appropriation to Item 7, “Incidentals,” in the annual appropriation to the Clerks of Councils, for the year 1897,” respectfully report that they have carefully considered the same, and return the annexed bill with a favorable recommendation, and ask its passage.

Jacob J. Seeds (*Ch’n*), F. M. Harris, Watson D. Upperman, William McMullen, Wm. McCoach, Jos. H. Klemmer, Hugh Black, D. S. B. Chew, Edward A. Anderson,

Gustave Hahn, Wm. H. Garrett, Thomas Firth, Wm. Van Osten, Chas. F. Iseminger, Charles Sèger, Wm. R. Knight, Jr., Chas. Roberts (for report only).

AN ORDINANCE

Making an additional appropriation to Item 7, "Incidentals," in the annual appropriation to the Clerks of Councils, for the year 1897.

SECTION 1. *The Select and Common Councils of the City of Philadelphia do ordain*, That the sum of five thousand (5,000) dollars be, and the same is hereby appropriated to Item 7, "Incidentals," in the annual appropriation to the Clerks of Councils, for the year 1897.

APPENDIX No. 37.

Philadelphia, October 14, 1897.

To the Select and Common Councils
of the City of Philadelphia.

GENTLEMEN :—The Committee on Finance, to which was referred a communication from the Director of the Department of Public Works, and an opinion of the City Solicitor; also, affidavits relative to a break in water-pipe in Hartwell avenue, and a bill making an appropriation for the purpose of paying to the Philadelphia Cricket Club damages sustained on account of said break, respectfully report that they have carefully considered the same, and return the annexed bill with a favorable recommendation, and ask its passage.

Jacob J. Seeds (*Ch'n*), F. M. Harris, Watson D. Upperman, William McMullen, Wm. McCoach, Jos. H. Klemmer, Hugh Black, D. S. B. Chew, Edward A. Anderson, Gustave Hahn, Wm. H. Garrett, Thomas Firth, Wm. Van Osten, Chas. F. Iseminger, Charles Seger, Wm. R. Knight, Jr., Charles Roberts.

AN ORDINANCE

To reimburse the Philadelphia Cricket Club for damages to their property by bursting of water main.

SECTION 1. *The Select and Common Councils of the City of Philadelphia do ordain*, That the Director of the Department of Public Works is authorized to draw and the City Controller to countersign a warrant in favor of the Philadelphia Cricket Club, in the sum of seventy-eight (78) dollars, in full settlement of its claim for damages to its property, caused by the bursting of the water main on Hartwell avenue, the same to be charged to Item 10, emergencies, Department of Public Works (Bureau of Water), in the annual appropriation to the Department of Public Works, for the year 1897.

APPENDIX No. 38.

Philadelphia, October 14, 1897.

To the Select and Common Councils
of the City of Philadelphia.

GENTLEMEN :—The Committee on Finance, to which was referred a communication from the Director of the Department of Public Works, relative to certain transfers to the various Bureaus, and “An Ordinance authorizing certain transfers in the annual appropriation to the Department of Public Safety for the year 1897,” respectfully report that they have carefully considered the same, and return the annexed bill with a favorable recommendation, and ask its passage.

Jacob J. Seeds (*Ch’n*), F. M. Harris, Watson D. Upperman, William McMullen, Wm. McCoach, Jos. H. Klemmer, Hugh Black, D. S. B. Chew, Edward A. Anderson, Gustave Hahn, Wm. H. Garrett, Thomas Firth, Wm. Van Osten, Chas. F. Iseminger, Charles Seger, Wm. R. Knight, Jr., Charles Roberts.

AN ORDINANCE

To authorize certain transfers in the annual appropriations to the Department of Public Safety (Electrical Bureau), Department of Public Works (Bureaus of Highways, Gas, Lighting and Surveys), for the year 1897.

SECTION 1. *The Select and Common Councils of the City of Philadelphia do ordain*, That the City Controller be, and is hereby authorized and directed to make the following transfers in the annual appropriations to the Department of Public Safety (Electrical Bureau), Department of Public Works (Bureaus of Highways, Gas, Lighting and Surveys), for the year 1897, viz: Electrical Bureau: From Item 1, for salaries, one thousand (1,000) dollars; from Item 15, for electric lighting, one thousand six hundred (1,600) dollars; from Item 15½, for new electric lights, two thousand four hundred (2,400) dollars; from Item 16, for purchase and laying of underground conduits, etc., eight thousand (8,000) dollars; in all, thirteen thousand (13,000) dollars. To the following items: To Item 2, for repairs, etc., five thousand (5,000) dollars; to Item 7, for stationery, etc., five hundred (500) dollars; to Item 8, for painting, etc., one thousand (1,000) dollars; to Item 9, to pay balance of ice bills, 1894, 1895 and 1896, seventy-nine (79) dollars and twenty-five (25) cents; to Item 13, for cables, conduits, etc., six thousand four hundred and twenty (6,420) dollars and seventy-five (75) cents. Department of Public Works. Bureau of Gas: from Item 3, for gas coal, thirty thousand (30,000) dollars. Bureau of Lighting: From Item 1, salaries, two hundred and fifty (250) dollars; from Item 2, for keep of horses and carriages, two hundred (200) dollars; from Item 3, wages, two hundred and fifty (250) dollars; from Item 4, for lanterns, lamp glass, etc., seven hundred (700) dollars; from Item 5, for printing, advertising, etc., one hundred (100) dollars; from Item 6, for furnishing naphtha to and lighting all and every night extinguishing, cleaning, and repairing gasoline lamps, one thousand five hundred (1,500) dollars; from Item 7, for lighting Northern Liberties District, two hundred and fifty (250) dollars. Bureau of Surveys: From Item 1, for salaries and expenses of engi-

neer corps, two thousand (2,000) dollars; from Item 4, for expenses of district surveyors: In the First District, one thousand one hundred (1,100) dollars; Fourth District, one thousand three hundred (1,300) dollars; Seventh District, one thousand seven hundred (1,700) dollars; Tenth District, one thousand three hundred (1,300) dollars; from Item 5, for corner stones, two hundred (200) dollars; from Item 6, for examination of bridges and sewers, two hundred (200) dollars; from Item 9, for expenses attending the preparation of plans of the port, one hundred (100) dollars; from Item 12, for engraving and printing maps, one hundred (100) dollars; from Item 14, for removing objectionable footway gutters, four thousand one hundred (4,100) dollars; in all, forty-five thousand three hundred and fifty (45,350) dollars, to the following, viz: Bureau of Gas: To Item 4, for material, supplies, repairs, etc., ten thousand (10,000) dollars. Bureau of Highways: To Item 3, for repairs to paved streets, to include asphalt streets, and repaving around lamp-posts, fire plugs, and breaks in footways, twenty thousand (20,000) dollars. Bureau of Lighting: To Item 6, for renewals, twelve hundred (1,200) dollars; to Item 8, for extensions, two thousand and fifty (2,050) dollars. Bureau of Surveys: To Item 2, for stationery, record books, draughting materials and instruments, seven hundred (700) dollars; to Item 3, for advertising, incidentals, etc., seven hundred (700) dollars; to Item 4, for expenses of district surveyors: Second District, one hundred (100) dollars; Third District, eight hundred (800) dollars; Fifth District, two thousand (2,000) dollars; Sixth District, eight hundred (800) dollars; Eighth District, one thousand seven hundred (1,700) dollars; Ninth District, one thousand (1,000) dollars; Twelfth District, two thousand three hundred (2,300) dollars; Thirteenth District, one thousand five hundred (1,500) dollars; to Item 17, for maintenance of pumping station, Twenty-seventh Ward, five hundred (500) dollars.

APPENDIX No. 39.

RESOLUTION

Regarding the consideration of any resolution relative to the leasing of the Gas Works until a report is made thereon.

WHEREAS, The various ordinances affecting the relation of the municipal government towards the operation of the Gas Works have been referred by specific action of this Chamber to Joint Committees of Finance and Gas of these Councils, where they are being carefully and thoroughly considered, and until their report has been presented and printed the members of this Chamber cannot have before them the facts and data which have been collected by those Committees in their consideration of this most important subject, and cannot, therefore, with propriety or with intelligence and judgment act upon any resolutions or measures affecting or pertaining to the same until they have each received a printed copy of such report ; therefore

Be it Resolved, by the Common Council of the City of Philadelphia, That it is the sense of this Common Council that all resolutions which may be presented pertaining to the subject of leasing the Gas Works shall lie on the table until the report of the Joint Committees on Finance and Gas has been made and printed and a printed copy placed upon the desk of each member.

APPENDIX No. 40.

RESOLUTION

Of request to the members of the Senate of the United States and House of Representatives from Pennsylvania to secure a grant of the old mint site for a free library.

WHEREAS, The citizens of the City of Philadelphia recognize the enormous value to this community of a well

equipped, centrally located and judiciously managed free library, and believe that the necessity for a suitable site and building to be devoted to such uses exists at the present time; and

WHEREAS, the plot of ground located at the northwest corner of Juniper and Chestnut streets, in the City of Philadelphia, and owned by the Federal Government, will cease to be useful when the Mint is removed, and the Federal Government will therefore be prepared to dispose of that property; and

WHEREAS, The building now erected on that site is, by reason of its architecture, structure and location unusually well adapted for the purposes of a free library in the City of Philadelphia, be it therefore

Resolved, by the Select and Common Councils of the City of Philadelphia, That they petition the Senators from Pennsylvania and the Congressmen from the five Legislative Districts comprised in the City of Philadelphia, to exert their energy and direct their efforts towards securing a grant, at a purely nominal figure, of the property situated at the northwest corner of Juniper and Chestnut streets, and owned by the Federal Government, to be devoted to the uses of a free library

APPENDIX No. 41.

RESOLUTION

Of request to the Director of the Department of Public Works to grant permission to construct a sewer at private cost on Fifty-first street.

Resolved, by the Select and Common Councils of the City of Philadelphia, That the Director of the Department of Public Works be requested to grant permission to George Ross to construct a sewer at private cost on Fifty-first street, from Florence avenue to a point about one hundred (100) feet southeast thereof: *Provided,* That the said George Ross first enter with the Department an agreement to pay for the construction of the public sewer whenever the same may be ordered to be constructed.

APPENDIX No. 42.

RESOLUTION

Of request to the Director of the Department of Public Works, relative to removing a gasoline lamp, in the Sixteenth Ward.

Resolved, by the Select and Common Councils of the City of Philadelphia, That the Director of the Department of Public Works be, and is hereby requested to remove the gasoline lamp now located at No. 937 North Third street, to the rear of No. 218 Slossman street, in the Sixteenth Ward.

APPENDIX No. 43.

RESOLUTION

Of request to the Department of Public Works to permit the owners of property on Sergeant street, from Thirty-third to Thirty-fourth street, to pave the said street with sheet asphaltum, with broken stone base and binder.

Resolved, by the Select and Common Councils of the City of Philadelphia, That the Director of the Department of Public Works be requested to permit the owners of property on Sergeant street, from Thirty-third to Thirty-fourth street, to pave the said street with sheet asphaltum, with broken stone base and binder: *Provided*, The said work shall be done in a manner satisfactory to and under the supervision of the Department of Public Works, and without cost to the City of Philadelphia.

APPENDIX No. 44.

RESOLUTION

Of request to the Director of Public Works and City Solicitor to prepare a form of lease relative to the City Gas Works.

WHEREAS, Various offers have been made for the leasing of the Gas Works of the City of Philadelphia.

AND WHEREAS, It is desirable that, in case these Councils should decide to lease said Gas Works, such lease should only be made after thorough investigation of the facts and the interests of the City should be carefully guarded by the insertion in such lease of proper limitations and conditions; therefore be it

Resolved, by the Select and Common Councils of the City of Philadelphia, That the Director of Public Works and the City Solicitor be requested to prepare a form of lease which, in their judgment, would be just and equitable to

all parties interested, providing, among other things, for the payment, first, of four per cent. annually upon a valuation of thirty millions (30,000,000) of dollars, from which shall be deducted the actual cost, to be definitely and satisfactorily ascertained, of all permanent improvements placed upon the Gas Works and plant; also, for the proper quality of Gas, and that the cost of the same to the City of Philadelphia in the holders, for distribution by the City to the consumers, during the first ten years shall not exceed thirty-five (35) cents per cubic thousand feet; for the next ten years thirty (30) cents; for the next ten years thirty (30) cents; together with all necessary and suitable covenants for the performance of the obligations on the part of the lessee, and for forfeiture of the lease upon failure to carry out any of the aforesaid covenants; that such form of lease be submitted to the Councils for their approval or disapproval, and for such further action in the way of offering the same at public sale as they may deem advisable.

APPENDIX No. 45.

RESOLUTION

Relative to the sale of the lease of the Philadelphia Gas Works.

WHEREAS, Certain resolutions having been introduced for the purpose of submitting to the vote of the people the question of leasing the property of the Philadelphia Gas Works, and the same having failed.

AND WHEREAS, Certain specific ordinances having been introduced for the purpose of leasing the said works.

AND WHEREAS, No fundamental ordinance having been introduced in accordance with the tenure of the ordinance introduced January 5, 1870, and calling for the sale of the lease of the Philadelphia Gas Works.

AND WHEREAS, It has been shown that the City of Philadelphia has proven itself incapable of producing and

selling its gas at a profit, and that a pecuniary benefit and profit may be attained by the City of Philadelphia; be it

Resolved, by the Select and Common Councils of the City of Philadelphia, That they offer for sale, to extend for a term of years, a lease of all property known as the Philadelphia Gas Works, and conducted under the head of the Bureau of Gas; and be it further

Resolved, That the sale of the lease of the property of the Philadelphia Gas Works, shall be made at public auction to the highest and best bidder, after due advertisement in at least five daily newspapers of the City for at least two weeks previous to the day of the sale: *Provided,* That the officer having charge of the sale of the lease of the said works shall cause to be inserted in the advertisement of the sale of the lease that the City reserve the right to reject any or all bids not deemed satisfactory and for the best interests of the City: *And provided,* That such lease shall first be submitted to and approved by the Select and Common Councils.

APPENDIX No. 46.

RESOLUTION.

Relative to the appointment of a Committee for the consideration of all ordinances for the sale of the lease of the Philadelphia Gas Works.

WHEREAS, Certain ordinances relating to the lease of the Philadelphia Gas Works have been introduced into Common Council, and other ordinances of like character are likely to be introduced; now be it

Resolved, by the Select and Common Councils of the City of Philadelphia, That all ordinances which have been or which may be hereafter presented to the Select and Common Councils of the City of Philadelphia, providing for

the lease of the Philadelphia Gas Works, shall be referred to the Select and Common Councils conjointly, and shall be taken up and duly considered by them as a Committee of the whole.

APPENDIX No. 47.

Philadelphia, October 21, 1897.

To the Presidents and Members of Select and
Common Councils of the City of Philadelphia.

GENTLEMEN :—The Committee on Finance, to which referred a communication from the American Public Health Association, relative to an appropriation for the entertainment of visitors, etc., and a bill authorizing an additional appropriation to the Mayor for the maintenance and enlargement of the Philadelphia Museums, respectfully report, that they have carefully considered the same, and return the annexed bill with a favorable recommendation, and ask its passage.

Jacob J. Seeds (*Ch'n*), Chas Roberts (for report Health Asso.), Chas. F. Iseminger, Wm. H. Garrett, Thomas Firth, Wm. Van Osten, D. S. B. Chew, Edward A. Anderson, Wm. R. Knight, Jr., Watson D. Upperman (for report), Thos. J. Rose (for report), W. F. Short, Hugh Black, R. R. Bringhurst, Jos. H. Brown, Jas B. Anderson.

AN ORDINANCE

To authorize certain transfers from the annual appropriations to the Department of Public Works (Bureau of Gas), and City Commissioners for the year 1897, to the annual appropriation to the Mayor for said year.

SECTION 1. *The Select and Common Councils of the City of Philadelphia do ordain*, That the City Controller be, and is hereby authorized and directed to make the following transfers from the annual appropriations to the Department of Public Works (Bureau of Gas), and City Commissioners for the year 1897, to certain items in the

annual appropriation to the Mayor for said year, viz.: Department of Public Works (Bureau of Gas.) From Item 3, for gas coal, ten thousand (10,000) dollars. City Commissioners. From Item 10, to pay State Hospital for the Insane, Southeastern District of Pennsylvania, three thousand (3,000) dollars; in all, thirteen thousand (13,000) dollars; to the following items in the annual appropriation to the Mayor. To Item 15, for the purpose of entertaining the foreign and other delegates who are to visit the City, for the purpose of attending the Twenty-fifth Anniversary meeting of the American Public Health Association, October 26th to 29th, 1897, three thousand (3,000) dollars. The same to be expended under the supervision of the Committee on Finance of Councils: *Provided*, A like amount be raised and expended by private subscription. To Item 11, to the Board of Trustees of the Philadelphia Museums for the maintenance and enlargement of said Museums, ten thousand (10,000) dollars.

APPENDIX No. 48.

Philadelphia, October 21, 1897.

To the Presidents and Members of Select and
Common Councils of the City of Philadelphia.

GENTLEMEN:—The Committee on Police and Prisons, to which was referred the bill entitled “An Ordinance to permit the retention of a frame building on Broad street below Cumberland street, now erected,” respectfully report that they have examined and approved the same, return it to Councils favorably and recommend its passage.

Robert S. Leithead (*Ch'n*), John J. Orr, John F. Slater, George Q. Spiel, Stanley G. Miller, George H. Wagner, Robert Harvey, F. Stevens, Jos. R. C. McAllister, George W. Conrad, Wm. G. Rutherford, F. A. Ballinger, James Nolan, Jos. L. Nobre, L. G. Fourier, A. Raymond Raff.

AN ORDINANCE

To permit the retention of a frame building on Broad street below Cumberland street, now erected.

SECTION 1. *The Select and Common Councils of the City of Philadelphia do ordain*, That permission be, and the same is hereby given to Charles Schwedferger to retain the one story frame building now erected on Broad street below Cumberland street, until October 1st, 1898: *Provided*, That the sum of fifty (50) dollars be first paid into the City Treasury for the printing of this ordinance.

APPENDIX No. 49.

Philadelphia, October 21, 1897.

To the Presidents and Members of Select and
Common Councils of the City of Philadelphia.

GENTLEMEN:—The Committee on Police and Prisons, to which was referred the bill entitled “An Ordinance to regulate the use of Chestnut street, between Second street and Broad street by wagons, carts, drays, bicycles, velocipedes, and other vehicles,” respectfully report that they have examined and amended the same, and return to Councils the annexed bill favorably and recommend its passage.

Robert S. Leithead (*Ch’n*), John J. Orr, John F. Slater, E. H. Hults, George Q. Spiel, Stanley G. Miller, George H. Wagner, Robert Harvey, F. Stevens, Jos. R. C. McAllister, George W. Conrad, Wm. G. Rutherford, F. A. Ballinger, James Nolan, Jos. L. Nobre, L. G. Fourier.

AN ORDINANCE

To regulate the use of Chestnut street, between Twenty-second street and Second street, by wagons, carts, drays, bicycles, velocipedes and other vehicles.

SECTION 1. *The Select and Common Councils of the City of Philadelphia do ordain*, That from and after the

passage of this ordinance, all vehicles of whatever description, and bicycles, velocipedes, wheelbarrows and pushcarts shall not be driven, propelled, pushed or drawn on Chestnut street, between Twenty-second street and Second street, in a westerly direction, but that the use of said streets between said points by said vehicles, bicycles, velocipedes, wheelbarrows and pushcarts, and all other vehicles shall be confined exclusively to those going in an easterly direction. Any person violating the provision of this ordinance shall be subject to a fine of five (5) dollars for each and every offence; said penalty to be recovered in like manner as debts are now by law recoverable: *Provided*, That this ordinance shall not apply to the vehicles of the Police and Fire Department and the Ambulances of Charitable Institutions when in the performance of their duties.

APPENDIX No. 50.

LAW DEPARTMENT.

Philadelphia, October 25, 1897.

GEORGE W. KOCHERSPERGER, Esq.,
Chief Clerk of Common Council.

DEAR SIR:—Enclosed herewith please find report of jury in the matter of the opening of Orkney street, from Ontario to Westmoreland street, Thirty-third Ward. You will note the jury has assessed benefits to the amount of \$2,906.76 upon the owners of property in the immediate vicinity. The street has not yet been physically opened under ordinance of October 10, 1896, (Ordinances, page 220), and no municipal work has been done upon the land covered by the opening, except a sewer has been constructed.

Yours very truly,

JOHN L. KINSEY,
City Solicitor.

IN THE COURT OF QUARTER SESSIONS FOR
THE COUNTY OF PHILADELPHIA.

In the matter of the opening of Orkney street, from Ontario street to Westmoreland street, Thirty-third Ward.

(Copy.)

REPORT OF JURY.

(Filed October 25, 1897.)

To the Honorable the Judges of said Court:

The undersigned jurors, appointed by your Honorable Court to award damages and assess benefits sustained by the owners of property, by reason of the opening of Orkney street, from Ontario street to Westmoreland street,

in the Thirty-third Ward, of the City of Philadelphia, respectfully report:

The jury met on Wednesday, June 30, 1897, at 11 o'clock A. M., in Road Room No. 577, City Hall, in the City of Philadelphia, viz: John W. Boileau, Samuel B. Macdonnell, William Dwyer, George E. Vickers, and John Maguigan, and organized by the election of George E. Vickers as foreman, and Samuel B. Macdonnell as secretary. At this meeting proof of service of notice on owners and tenants along the line of said street was produced and is attached hereto. There were present: Eugene Raymond, Esq., representing petitioners; Harry Brocklehurst and William Ewing, and Norris S. Barratt, Esq., Assistant City Solicitor, for the City of Philadelphia. All the jurors, with the exception of Henry Drehr, were duly sworn or affirmed on their *voir dire*, by one of their number, and on examination by Norris S. Barratt, Esq., Assistant City Solicitor, touching their capacity to act as road jurors in this proceeding, were found to be competent to act as such jurors, and there being no objection by counsel for petitioners they all, with the exception of Henry Drehr, who did not attend, were duly sworn or affirmed to perform their duties as road jurors in the matter of opening said street between the points named. A plan of Orkney street and the properties in the immediate neighborhood was produced by Norris S. Barratt, Esq., Assistant City Solicitor, and given to the jury for their use, and is attached hereto.

Henry Drehr having declined to serve as a juror the Court, on July 2, 1897, appointed John Galloway a juror in his stead, and at the meeting on that day said John Galloway was present and was duly sworn upon his *voir dire*, by George E. Vickers, foreman, and on examination by counsel touching his capacity to act as a road juror in this proceeding, was found to be competent to act as such juror, and there being no objection he was then duly sworn to perform his duty as a road juror in the matter of the opening of the said street between the points named according to law.

On July 1, 1897, the jury met pursuant to adjournment and proceeded to Orkney street and Westmoreland street

to view the property. They were accompanied by the Assistant City Solicitor and counsel for the parties in interest. They had with them the plan of Orkney street and the neighboring premises, and made a careful view of the same.

The jury held forty-nine (49) meetings, including those mentioned on the following dates, viz: June 30; July 1, 2, 7, 8, 9, 12, 13, 14, 15, 19, 20, 21, 22, 23, 26, 27, 29, 30; August 2, 3; September 7, 8, 10, 13, 14, 15, 16, 17, 18, 20, 21, 22, 23, 24, 25, 27; October 11, 12, 13, 14, 15, 16, 18, 19, 20, 21, 22, 23, 1897, making a total of forty-nine meetings. They were attended by Norris S. Barratt, Esq., Assistant City Solicitor, also by Eugene Raymond, Esq., for Brocklehurst and Ewing; Edward S. Sayres, Esq., for Samuel and J. Randall Wilkins; Sheldon Potter, Esq., for J. Wylie MacAlister and Patrick Coyne, James McGanon, Wendelin Fischer, John A. Eizinger and Jacob Schroeder; John R. Read and Silas W. Pettit, Esq., for Industrial Trust, Title and Saving Co., and Charles Knittle, Esq., for Stephen Hasenbuhler, James D. Lynch, George Blackmore, Anna Barnes, and John A. Eziinger, owners, also appeared in person. Also, a number of witnesses on behalf of claimants, and property owners, as well as witnesses on behalf of the City.

That the said witnesses were duly examined on oath or affirmed, and the evidence heard by the jury. The claim of damages by Brocklehurst and Ewing was for the value of the ground taken by the City in the opening of Orkney street through their ground.

The jury report to your Honorable Court that after hearing all the witnesses produced before them and viewing and reviewing the property affected, and taking into consideration the evidence and advantages as well as the disadvantages which will accrue to the owners of property affected by said opening, and having considered the grade at which said street will be opened, they are of opinion that by the opening of Orkney street, through the property of Brocklehurst and Ewing, which is the only unopened portion of Orkney street, between the points named, Harry Brocklehurst and William Ewing have been

damaged to the extent of forty-four hundred and forty (4,440) dollars, for which amount the jury hereby awards them damages. The jury having made a preliminary award of damages, then proceeded to consider the question of benefits accruing to properties in the neighborhood, which benefits they are of opinion, do not extend further on Orkney street than Ontario street, commencing at the land of Brocklehurst and Ewing. Before the opening, Orkney street, from Ontario street down to Brocklehurst and Ewing's land, was a blind street, but between these points was paved and curbed. By this opening it becomes a thoroughfare. The grade from Ontario street to Westmoreland street falls gradually from nothing at Ontario street to at least five feet at Brocklehurst and Ewing's land, which is two or three feet higher than that, making that but a barrier at that point. The result of this physical condition was to make a pond of water on Orkney street, immediately opposite the houses registered in the name of J. Clark Moore. This water backed up on the opened and improved part of Orkney street, and the jury find that it rendered the four houses of J. Clark Moore practically uninhabitable, and Orkney street, at that point, a nuisance prejudicial to public health. Since the street had been opened, under the ordinance of October 10, 1896, (page 220, Ordinances), and a sewer been put in, this has been remedied.

After making a preliminary assessment of benefits upon such properties as appeared to be benefited by said opening they caused ten days' notice to be given to the owners of each property so assessed, proof of service of which is hereto attached.

After hearing all the witnesses produced before them, the jury met and considered the preliminary award of damages, and assessment of benefits and all the evidence and arguments submitted to them, and having determined the amount of said damages, and to whom they should be paid, as above set forth, that of the above sum of \$4,440 awarded as damages, the sum of \$1,333.24 shall be paid by the City of Philadelphia, and the balance of \$2,906.76 shall be paid by the following property owners for benefits

accruing to them by reason of said opening, in the amounts herein below set opposite their names:

Samuel Williams and J. Randall Williams : premises, lot of ground on Orkney street, adjoining Brocklehurst and Ewing's land.	\$60 00
J. Clark Moore, Nos. 3315 and 3317 Orkney street	200 00
J. Clark Moore, Nos. 3319 and 3321 Orkney street	190 00
The Industrial Trust, Title and Savings Co., Nos. 3323 and 3325 Orkney street.....	180 00
The Industrial Trust, Title and Savings Co., Nos. 3327 and 3329 Orkney street.....	170 00
Stephen Hasenbuhler, Nos. 3331 and 3333 Orkney street	160 00
Stephen Hasenbuhler, Nos. 3335 and 3337 Orkney street	150 00
Stephen Hasenbuhler, Nos. 3339 and 3341 Orkney street	140 00
Stephen Hasenbuhler, Nos. 3343 and 3345 Orkney street	130 00
Stephen Hasenbuhler, Nos. 3347 and 3349 Orkney street	120 00
Stephen Hasenbuhler, Nos. 3351 and 3353 Orkney street	110 00
Stephen Hasenbuhler, Nos. 3355 and 3357 Orkney street	100 00
Stephen Hasenbuhler, Nos. 3359 and 3361 Orkney street	90 00
Stephen Hasenbuhler, Nos. 3365 and 3367 Orkney street	80 00
Michael Connor: Lot 20 feet front on Orkney street by 100 feet in depth to Fifth street..	120 00
Joseph McKinley: Lot 30 feet front on Ork- ney street adjoining lot of Michael Connor.	166 50
James McCarron: Lot 16 feet front on Orkney street, adjoining lot of Joseph McKinley..	93 60
Jacob Scholderer: Lot 16 feet $3\frac{3}{4}$ inches front on Orkney street, adjoining lot of James McCarron	82 00

Anna Barnes: Lot 16 feet $5\frac{1}{4}$ inches front on Orkney street, adjoining lot of Jacob Scholderer	74 40
James D. Lynch: Lot 14 feet $\frac{3}{8}$ inch front on Orkney street, adjoining lot of Anna Barnes	61 88
Wendelin Fischer: Premises 13 feet $11\frac{1}{4}$ inches front on Orkney street, adjoining lot of James D. Lynch.....	60 22
George Blackmore : Lot 14 feet $1\frac{3}{8}$ inches front on Orkney street, adjoining premises of Wendelin Fischer	57 06
John A. Eizinger: Lot 13 feet 11 inches front on Orkney street, adjoining lot of George Blackmore	50 40
J. Wylie McAlister: Premises and lot 18 feet front on Orkney street, adjoining lot of John A. Eizinger	65 70
Patrick Coyne, No. 3352 Orkney street.....	45 00
Patrick Coyne, No. 3354 Orkney street....	40 00
Patrick Coyne, No. 3356 Orkney street.....	40 00
Patrick Coyne, No. 3358 Orkney street.....	35 00
Patrick Coyne, No. 3360 Orkney street.....	35 00
Total.....	<hr/> \$2,906 76

The jurors hereby certify that they attended meetings as follows:

John W. Boileau	49 meetings.
Samuel B. Macdonnell.....	49 meetings.
William Dwyer	49 meetings.
George E. Vickers	49 meetings.
John Maguigan	49 meetings.
John Galloway	47 meetings

All of which is respectfully submitted by

George E. Vickers,	John Maguigan,
John W. Boileau,	Samuel B. Macdonnell,
John Galloway.	

APPENDIX No. 51.

Philadelphia, October 28, 1897.

To the Presidents and Members of Select and
Common Councils of the City of Philadelphia.

GENTLEMEN:—The Joint Committees on Finance and Gas, to whom was referred a message from his Honor, the Mayor, transmitting a communication and bill, and communications relative to the lease of the Gas Works, beg leave to report that the said message and all communications, proposals, etc., were referred to a Sub-Committee, the report of which Sub-Committee, also two opinions of the City Solicitor, dated respectively September 21 and October 20, 1897, are hereto appended. The ordinance hereto attached, as amended and perfected by the Sub-Committee and Joint Committees, is herewith returned with a favorable recommendation.

Finance.

F. M. Harris, Wm. Van Osten, Wm. R. Knight, Jr., William McMullen, Wm. H. Garrett, Jos. H. Brown, Thomas Firth, Jos. H. Klemmer, Edward W. Patton, Watson D. Upperman, Jas. B. Anderson, W. F. Short, D. S. B. Chew, Chas. K. Smith.

Gas.

Chas. K. Smith (*Ch'n*), Walter Graham, Thos. Wagner, Jr., Thos. G. Lovegrove, H. W. Sherlock, Jos. H. Brown, James Nolan, J. H. Woodhead, Isaac D. Hetzell, Bennett L. Smedley, Henry Clay, J. Emory Byram, Samuel Lamond, Danl. H. Buck, Chas. M. Swain.

Philadelphia, October 21, 1897.

To the Chairman and Members of the Joint Committee
on Finance and Gas of the Select and Common
Councils of the City of Philadelphia.

GENTLEMEN :—The Sub-Committee, to whom was referred the communication of the Mayor and various ordi-

nances and proposals relative to the leasing of the Philadelphia Gas Works, beg to report that ten meetings were held, to wit, September 16, 21, 22, 27, 28; October 1, 4, 6, 13, and 20.

At the meeting held September 16th it was resolved that the opinion of the City Solicitor be requested as to the power of the City to make a lease of its Gas Works if authorized by ordinance, and it was also ordered that a meeting be called for September 21st, and the general public be invited to attend to express its views on the question of leasing the Philadelphia Gas Works.

At the meeting held on the 21st day of September, the opinion of the City Solicitor was presented and read (a copy whereof is hereto appended), in which, *inter alia*, he says, "In the existing condition of law upon the entire subject, I am obliged to advise you that, in my opinion, the City has the right to make a lease of its Gas Works if authorized by ordinance."

John C. Bullitt, Esq., Hon. John Wanamaker and Hon. Alexander K. McClure expressed the opinion that under suitable terms and conditions it would be wise business policy for the City to lease its Gas Works. Peter Boyd, Esq., took particular exception to the terms and conditions contained in the proposal of The United Gas Improvement Company, and was positively against a lease of its Works being made by the City, as were also Mr. Thomas Martindale and Thomas Walter.

At the meeting held on the 22d day of September a letter from Mr. Albert D. Cooke was read in opposition to a lease, and a letter from Mr. Charles H. Cramp was read advising that the Works should be leased, he being opposed wholly to municipal management of manufacturing properties, and also a letter from Mr. W. W. Foulkrod which was in favor of a lease under suitable conditions. The Committee was addressed by Mr. William Sellers and Rudolph Blankenburg in favor of the lease, and by Rev. J. Grey Bolton, Mr. J. C. Frost, Mr. Wilson H. Brown, of Common Council; Mr. Samuel Milliken, Mr. William Jamieson, Mr. J. F. Rhynor, and Mr. Yearsley, all of whom opposed the lease. Dr. I. W. Hey-singer also ap-

perated before the Committee to criticise the proposal of The United Gas Improvement Company relative to testing of meters and the failure to provide a method of adjusting disputes between the lessee and consumers, the extension of mains to meet improvements of the City, and stated that while he did not advocate it, he would not object to the City purchasing its gas, but thought the City should take charge of the distribution and be responsible therefor.

At the same meeting the Committee received a communication from Thomas M. Thompson, Director of Public Works, with a certificate of the Board of Revision of Taxes attached, showing the total valuation of all the real estate occupied by the City for its gas business as being \$2,765,000. The valuation of all the property occupied by the Ninth Ward Station being fixed at \$1,200,000, as follows: Lot bounded by Chestnut and Market streets and Twenty-fourth street and Schuylkill River, at \$200,000; lot bounded by Twenty-third street and Schuylkill River and Market street and Pennsylvania Railroad, at \$600,000, and the lot bounded by Twenty-second and Twenty-third streets and Market street and the Railroad, at \$400,000; and also a letter from John C. Trautwine, Jr., Chief of the Bureau of Water, stating that from information obtained at the Gas Works, and from the reports of inspectors, the annual water-rents at schedule rates for all the works, offices, etc., was estimated at \$11,756.

At the meeting held on the 27th day of September, letters were read from Hon. William Potter, against the lease, and from Hon. Joseph L. Caven, advising that if satisfactory management could not be obtained, it should be ascertained whether a body of prominent citizens could not undertake the management on behalf of the City; if that were impossible, arrangements should be made for purchasing the gas, the City retaining control; failing that, a lease would be inevitable, but the lease should stipulate to manufacture and distribute gas at a fixed sum or sums annually as a rental, in addition to the public lighting free, the lessee assuming all responsibility for bad debts, uncollectible bills, etc., keeping the works, streets, pipes, etc., in good order and condition at their own ex-

pense, with covenants for the protection of the City and gas consumers.

Mr. John H. Converse, Mr. Theodore C. Search and Mr. Theodore Justice addressed the Committee, expressing themselves as favoring the lease.

A statement compiled by the bookkeeper of the Bureau of Gas was presented, showing the price that has been charged for gas per thousand cubic feet from the organization of the Gas Works down to the present time, as per the following:

1836-1843	\$3 50 less 5% discount.
1844	3 50 " 12½% "
1845... ..	3 00 " 5% "
1846.....	\$2 00 and 2 50 " 5% "
1847-1851	2 50 " 5% "
1852-1854	2 00 " 5% "
1855-1863.....	2 25 " 5% "
1864.....	2 50 " 5% "
1865-1866.....	3 00 " 5% "
1867.....	3 00 " 10% "
1868-1870.....	2 55
1871-1875	2 30
1876-1879.....	2 15
1880-1881	2 00
1882-1883	1 90
1884	1 70
1885-1887.....	1 60
1888-1893	1 50
1894.....	1 00

Hon. Samuel Crothers spoke against the lease.

A protest of the Municipal League against the proposed leasing of the Gas Works was read, and speeches were also made by Mr. George Burnham, Jr., and Mr. Clinton Rogers Woodruff in opposition to a lease.

Col. John I. Rogers and Mr. Samuel Crowther then followed with speeches against the lease.

Another communication was read from Albert D. Cooke in opposition to a lease.

Mr. Frank Stevens, representative of the Single Tax Society, Mr. Charles Richardson, on behalf of the Municipal

League; Mr. George Chance, of the United Labor League, Mr. Frank M. Zeller, Mr. Ross MacIvor, Mr. Charles E. Oelschlager, Mr. F. Linwood Garrison, Mr. Joseph Gilfillen, Mr. G. Morgan Eldridge, and Mr. W. E. Lockwood, of Glenloch, Pa., all spoke on the question of the lease, some opposing the same absolutely and others advising that if any change were deemed wise the City should purchase its gas and control the distribution, and others made certain suggestions as to changes and alterations which should be made in the lease, if one should be entered into.

This meeting concluded the public hearings.

At a meeting of the Committee held on the 28th day of September, representatives of the several corporations and parties making proposals for the lease of the works being in attendance, in response to the invitation of the Committee, there were propounded certain questions for the purpose of ascertaining whether or not the different corporations named in the various proposals had the power, under their charter, to carry out the contract, and whether they would have the power to manufacture and supply gas if the consent of the City were given; whether their corporations were foreign or domestic corporations, and whether they would be able to issue the securities that would be necessary to provide the large sums of money that would be needed to carry out the provisions of the contract, and what security the City would have, if any, against which it could recover damages in the event of failure on the part of the contractor, other than the bond and the actual moneys invested in the improvements under the lease, which would be, when made, under the terms of the lease, the City's property; also to ascertain what experience the various proposers had, what references they could give of their experiences elsewhere, and such other facts to show that they were competent and suitable parties to contract with, as they might be able to furnish to the Committee.

In response thereto, The United Gas Improvement Company, through its Third Vice President, Mr. Randal Morgan, stated substantially as follows: That The United Gas Improvement Company was incorporated under the laws

of the State of Pennsylvania, by a special Act approved December 31, 1870, and various amendments to it; that its capital stock issued was \$11,500,000; that it had full power to issue such securities as would be needed to provide the funds necessary for operations under the lease; that in addition to the investment which it would make in Philadelphia, and the bond which it would furnish, all its property represented by its present stock of \$11,500,000 would also be responsible for its obligations under the lease; that the corporation has the power under its charter, with the consent of the municipality, to make and sell gas, and to lay and maintain mains for the distribution of gas, in the City of Philadelphia; that the officers and directors of the company (all of whom were residents of Philadelphia) were: Directors, George Philler, P. A. B. Widener, William L. Elkins, William W. Gibbs, C. A. Grsicom, Samuel T. Bodine; Thomas Dolan, President; George Philler, Vice President; Samuel T. Bodine, Second Vice President and General Manager; Randal Morgan, Third Vice President and General Counsel; Walton Clark, General Superintendent; Edward C. Lee, Secretary and Treasurer; Lewis Lillie, Comptroller; that the company has been engaged in the business of manufacturing and supplying gas and constructing gas works since 1882; that it was now engaged in the conduct of the gas business in very many States of the Union and in over thirty cities; that it is the largest constructor of gas works in the world, and has constructed during the period from 1892 to 1897 (for which period he submitted a list of the works which had been constructed by it), more than half the entire construction done, having constructed in the last year (1896) at least 80 per cent. of such work. Mr. Morgan also submitted letters from citizens, some of them officials; some of them private citizens and some of them connected with the press in the various cities where they now operate gas works, testifying to the manner in which they carried on their business, and letters from officers of various gas companies, for whom they had constructed works, testifying to the character of their work. Subsequently Mr. Morgan handed to the Committee a copy of the charter of The Equitable Illuminating Gas Light Company of

Philadelphia, incorporated under the Act of 1874 and its supplements.

Mr. John J. White, representing a corporation to be a corporation incorporated under the laws of the State of Pennsylvania by or on behalf of John Maneely, John W. Baker, and others, stated that the company he represented was incorporated; that the charter was granted by the State of Pennsylvania on the 6th day of December, 1895, for the purpose of manufacturing and supplying gas to the public in the City of Philadelphia, under the Act of 1874, and its supplements, recorded in Philadelphia, in Charter Book No. 21, page 543; that the title of the company was The Twenty-seventh Ward Fuel Gas Company, which it was intended should be changed to The Philadelphia Gas Company. He submitted a copy of the charter. He stated that it had the power to make and sell both illuminating and fuel gas, and that their capital stock would be in cash the sum of \$5,000,000 if the lease should be made to them, and that they would have full authority to issue the securities necessary to obtain money in cash quite sufficient for their enterprise; that the City would not be limited in its recovery in the event of damages to the bond, but would be able to recover against the sums paid in upon its capital stock for the construction in Philadelphia, which sums would have been invested in the betterments of the Philadelphia Gas Works. He stated that the gentlemen who would compose the corporation would include Messrs. Gail and Ax, of the American Tobacco Company; Mr. Mason, of the New York Biscuit Company; Mr. Robinson and Mr. Daily, of the Diamond Match Company, and Mr. Janeway, of Roebling's Sons, of Trenton; that the gentlemen named were worth over \$11,000,000, and the people connected with them were managing corporations which had an aggregate capital of \$60,000,000; Mr. John W. Baker was President, and the officers to conduct the business would be elected when required; at the present time they had but a nominal Board of Directors, all of whom but himself were residents of Philadelphia. In reply to the question "What experience have your officials had in the gas business?" Mr. White answered: I did not know that I would be asked this ques-

tion, but I desire to state that I know that one of the gentleman named in the ordinance has constructed something over twenty gas works in the United States, and I think two or three others are large stockholders in other gas corporations and identified with the management. I am not prepared to give definite information upon that point. Our company, as a company, is not now, of course, engaged in manufacturing and supplying gas at any place. The Twenty-seventh Ward Gas Fuel Company is not at present engaged in conducting any business in the city. It applied to the City for the right to lay pipes in the Twenty-seventh Ward for fuel gas but did not secure it.

Mr. John W. Baker, the President of the company, stated: "We are not operating anywhere at the present time. We haven't any plant. I have built twenty-seven plants." And to the question: "Are you operating any of them?" replied "No, not for some time." To the question: "Are you connected with any gas company in active operation?" he said: "No, not at all." To the question: "Practically you are out of the gas business?" he said: "Out of the gas business"; and further stated he had not prepared any plan defining the manner in which the improvements upon the works should be made.

Mr. Silas W. Pettit stated that he represented Mr. Ridgway and his associates; that they were not a corporation, but proposed to form a corporation under the laws of the State of Pennsylvania, with adequate powers, under the Act of 1874 and its supplements; that the name had not been finally chosen, but would probably be "The Gas Works Company of Philadelphia;" that he could not state who the officers would be, as the company had not yet been formed, but that the incorporators, from whom the officers would be selected, would be Jacob E. Ridgway, William F. Harity, Robert Dornan, Charles S. Hinchman, William B. Gill, Alexander Balfour, Charles H. Graham, Winthrop Smith, Thomas D. Stinson, and Henry S. Hale, all of the City of Philadelphia; that he did not know whether any of them were in the Board of Directors of any gas works company or not.

Mr. W. W. Ker stated that he appeared as the represen-

tative of several gentlemen who have organized to obtain a lease of the gas works; that they intended to organize under the laws of Pennsylvania, and the capital stock would be whatever was required. In answer to the question: "Can you state the amount?" he replied "Make it just as large as required." In answer to the question: "Will the company have assets to which the City can look for recovery of damages other than the surety of the bond and the money which will be provided for investment in the Philadelphia Gas Plant, which moneys, under the character of lease proposed, become practically the City's property as soon as they are invested in improvements; or would the City be limited in its recovery to the bond and to the money provided for the operation of the lease?" he replied: "That is a very difficult question to answer, because it contains a number of subjects. If the question is, will the company have other assets than its capital, presumably it will, because it will need materials and it will have considerably more than its capital; but the company will put up double bonds if required. If you want \$20,000,000 we will put up \$20,000,000; if you want \$40,000,000 we will make it \$40,000,000—just whatever you ask." Mr. Ker stated that the officers of the company will be the President, presumably—I cannot give the names of any of the executive officers. Those who will be officials will be men undoubtedly experienced in the gas business—the best that can be obtained. The Board of Directors will be residents of Philadelphia. My reasons for not stating who the incorporators will be, or who the people are connected with the syndicate is that they are men of great wealth, and if I were to mention their names you would know them. They are intimately acquainted with some of the gentlemen who have similar propositions before you. They have organized themselves in order to obtain this lease. They do not want to have applications made to them to withdraw, or offers made to go into any combinations that have been formed. They see in it a chance to make money for themselves, and they wish their names to be kept quiet as long as possible, but, and in order to show that this is an honest offer they make the proposition to deposit with the City's Treasurer \$100,000.

At a meeting held October 1st, Mr. George L. Crawford appeared as counsel for the Bay State Gas Company, and stated that it was the purpose to operate the lease as a corporation. In answer to the question: "Has the corporation been organized?" he said "I have had little opportunity of studying details but I can answer sufficiently your question. Whoever operates this lease will have to be either individuals or a corporation organized in the State of Pennsylvania." He further said that the Bay State Gas Company of Delaware is composed of a number of stockholders who are making this proposition, and, of course, one of the subsidiary steps required would be to get a charter in Pennsylvania. They have a gas company organized in Pennsylvania within three or four years and they will either use that or another to be formed. In answer to the question: "You have no authority to operate in Pennsylvania?" he stated: "Yes, sir—the City Gas Company, organized under the laws of Pennsylvania—under the General Act of 1874. The full title of the company is the City Gas Company, and if that is not used one to be formed." In answer to the question: "What will be the amount of your capital?" he stated: "I do not know. That is to be determined in the future. The amount is yet to be fixed," and further stated that the City Gas Company would have ample power to issue securities in stock or bonds to enable it to provide the large sums of money necessary for the lease. In answer to the question: "Will your company have any assets to which the city could look for recovery of damages other than the surety or bond and moneys which will be provided for investment in the Philadelphia Gas Plant?" he answered: "You will find the proposition in the ordinance of The Bay State Gas Company. I have not read it entirely through but it provides among other things to secure the performance of the contract on behalf of the local corporation. The Bay State Company has legislative authority to enter into such securityship. The Bay State Gas Company is a rich corporation. I suppose the City of Philadelphia would require some security from any applicant, sufficient to protect the City." In answer to the question: "Who are

the officers of your company?" Mr. Crawford said: "Mr. Addicks, the President of the Bay State Gas Company, will be the President of the company which will be formed. So far as the names of the other officers are concerned I will put that in writing." He further stated that the officers and directors would be residents of Philadelphia, and that his company was now conducting the business of manufacturing and supplying gas principally in Boston; that it had been organized seven years and during all that time practically operating plants; that the Bay State Gas Company of Delaware and the local corporation would have no other business than supplying and manufacturing gas. He stated that he would furnish statements from the Mayor and officials who have control in Boston concerning the character of the service they give.

At this same meeting, Mr. Wilson H. Brown, member of Common Council, again expressed his views on the subject of leasing the works.

Mr. Thomas M. Thompson, Director of the Department of Public Works, then addressed the Committee substantially, as follows :

That municipalities are governed and controlled by certain laws, ordinances and regulations which do not govern and control private corporations. Council fixes the wages and salaries of their employees, ranging from \$1.75 a day up to \$5,500 per year, the highest salary, which is received by the Chief of the Bureau of Gas. A private corporation would pay much less, saving about \$850 a day, or more than \$300,000 a year, which is ten per cent. of all our gas receipts. The Legislature, at the last session, passed an act making eight hours a legal day's labor for labor employed by the City authorities. The Chief of the Bureau of Gas informs me this would add \$275,000 a year to our labor cost. The City extends mains sometimes a quarter or half a mile from its regular lines for citizens when it does not pay them to do so. This may come back in the way of increased taxes. Ordinances of Councils compel us to put in laterals, that is, service pipes, to prevent the tearing up of highways and

streets. We have 80,000 of such laterals or service pipes that we are not using. The loss by leakage and condensation our reports show equals about \$600,000. With the proper mains and services we could save at least two-thirds of that amount, say \$400,000. Add the excessive labor that we have to pay over what a corporation would have to pay, the saving would be nearly a million dollars, or one-third of all our gas receipts. In my judgment, none of the gentlemen proposing to take a lease could do better than the city under the conditions which confront us.

Referring to the condition of the City's plants, he said:

We have three large manufacturing plants—the largest, at Point Breeze, covering 60 acres, the Ninth Ward Works, at Twenty-third and Market streets, and the Twenty-fifth Ward Works, on the Delaware River. The Point Breeze Works and the Ninth Ward Works furnish coal gas only to the southern section of the City and also to West Philadelphia. The Twenty-fifth Ward Works is where the Philadelphia Gas Improvement Company have located their water gas plant. It is located on ground owned by the City, for which they pay \$5,000 a year rental. That works is supposed to supply Manayunk, Chestnut Hill, Germantown, Richmond, Kensington and the northeast and northwest portions of the City. During the last year we have introduced at Point Breeze charging and discharging machines as well as coke breakers. Our mains and services are a disgrace to the City. We have not the facilities of taking the gas from the plants and giving our citizens the gas which they have a right to expect and demand. We have more than 1,200 miles of mains laid in our streets, entirely inadequate to the public service. A four inch pipe leads to Chestnut Hill—some eight or ten miles in length. It should be a twenty-four inch pipe. By the time the gas reaches Chestnut Hill or Germantown the suction on the pipe by consumers between here and there does not leave much for the citizens in that locality. They either get very poor gas or none at all. These facts have been stated in communication to Councils. In that communication we stated we wanted \$1,500,000 for extensions of these mains. We did not consider, in that communication, improvements of the plants themselves.

When you visit these works you can see the improvements necessary and that should be made. Not less than 40,000 service pipes to-day are rotten and rusty, through which the gas permeates, and are mostly the cause of our leakage. It is noticeable when the streets are opened for underground construction. The Chief of the Bureau tells me 40,000 of these ought to be renewed at once. It would cost about ten dollars each. One party was asked whether they proposed to pay for service pipes. I think he gave an undecided answer. The City furnishes service pipes to the extent of 16 feet, the consumer paying the excess of that amount.

He then proceeded to say: Now, gentlemen, that is our condition. We are not in a position to-day to supply our citizens with gas. It is not a question of sentiment, it is a question of practicability. I have here and we have received during the last three months, some sixty (my assistant informs me a hundred) letters from builders stating that they would purchase pipe and take their chances of getting their money when an appropriation was made. We have nearly one hundred of these letters. Our answer to these gentlemen is we regret very much not having the funds to supply you with gas—we cannot aid, we cannot assist—that is our position. If we do not get the money the same condition will exist in the future. Neither can we supply even the central portions of our City with a better gas, which we are having daily complaints about, because we have not got the money. Can we get the money? In my mind, that is the foundation of this whole question. * * * I have taken the Controller's Report, dated August, 1897, in which he states \$21,000,000 is subject to appropriation to the Departments for 1898. The Departments have estimated what they want and require, and not over-estimated, \$33,000,000, or \$12,000,000 more than we have to appropriate. I recognize, as does the Chairman of this Committee and the Chairman of the Finance Committee, and I once had the honor of filling that position—we are always compelled to cut down these estimates. The Chairman of the Finance Committee knows that appropriations must be made for maintenance and necessities of the City government before one

dollar can be appropriated for improvement of any works, not alone the Gas Works. When we talk about the Gas Works needing money we must not forget the other Bureaus are equally in need of money. There is as large a demand for water—good water and plenty of it—as there is for good gas and plenty of it; therefore the only means left to raise the money is by loan.

The Director further stated that when the ordinances should come up for consideration he was prepared to submit certain amendments which in his judgment should be adopted for the protection of the City, such as regarding unpaid bills for gas and liens against real estate for the same, and unpaid accounts for residual products, which, of course, should be retained by the City; the requirement that the lessee should pay for such water as it should use; an amendment providing for the proper repaving of the streets; another specifying the manner in which the appraisements referred to in the ordinances should be made; another insisting upon insurance of the plant; another providing for the appointment of certain Inspectors by the Mayor, who should listen to all complaints about gas bills and who should have the right to take and test meters complained of, and that the conclusions of such Inspectors should be final and binding upon the lessee. The expense of such inspections of meters should be borne by the lessee. Another providing for a sure and proper test of the candle power of the gas; another providing that contracts made for the Bureau of Gas, some of which run to the first of January and some beyond that time, should be assumed by the lessee.

The Director closed by stating that when the ordinances were considered by the Committee he would probably desire to suggest other amendments that might occur to him.

In answer to a question of the Chair whether the item of one million dollars named in the Loan Bill would enable the Gas Bureau to make the necessary extensions and improvements to put the works in first-class condition, the Director answered that it would not, stating, among other things, that two items of mains would each cost \$200,000—the main from Point Breeze to the Ninth Ward Works

and the main to Chestnut Hill; further, that if the million dollars named in the Loan Bill should be placed at their disposal there would have to be added to it additional appropriations by Councils every year; that in response to resolution of Councils at their last meeting he was having a statement prepared of the sums of money necessary to put the Gas Works in good and first-class condition, which he would submit as soon as possible; but he believed it would take from three to five million dollars.

In reply to a question of Mr. Seeds, he stated that the Controllor's estimate of requirements for extensions and mains in 1898 is \$1,084,000.

On Saturday, October 2d, the various Gas properties at Point Breeze, Ninth Ward and Twenty-fifth Ward were visited and inspected by the members of the Sub-Committee and Joint Committee.

At a meeting of the Committee held on the 4th day of October a letter was read from Mr. Hiram DeWalt opposing the lease.

A. S. Eisenhower, Esq., Chief of the Bureau of City Property, was present in response to the request of the Chair, that he might advise the Committee what rented properties are occupied for the gas business of the City, and the rental paid therefor, and gave the following information:

Rent of No. 37 South Thirty-seventh street (sub-gas office).....	\$300 00
Rent of property Juniper and Filbert streets (Gas and Water)....	6,000 00
Rent of property Broad and Columbia avenue (gas office).....	3,250 00
Repairs to sub-gas office at Frankford (property of City).....	200 00
Repairs to sub-gas office at Germantown (property of City).....	100 00
Ground rent on Ninth and Norris streets gas holder.....	600 00
Ground rent on Twenty-fifth and Callowhill streets gas holder.....	1,974 00

That the lease of the building on Filbert street expired August 31st of this year, but had to be carried on for another year. That the rental paid for the land at the Twenty-fifth Ward Works used by the Philadelphia Gas Improvement Company, \$5,000, goes directly to the Bureau of Gas. The total rentals, including ground rents and repairs, paid by the City in 1896, was \$12,424.

Mr. Walton Clark, General Superintendent of The United Gas Improvement Company, appeared before the Committee and read a statement which was subsequently filed with the Committee, stating the expenditures which The United Gas Improvement Company anticipated it would have to make during the first three years, with the distribution of the same, viz: for the years 1898, 1899 and 1900, being as follows:

WATER GAS.

WORKS.	1898.	1899.	1900
Point Breeze :			
Coal storage, generator machinery, boilers, pumps, engines, condensers, scrubbers, exhausters, yard connections, buildings, purifiers, 1,000,000 cu. ft. holder capacity.....	\$650,000		
Twenty-fifth Ward :			
Extensions to Phila. Gas Imp. Co. Plant, including boilers, engines, blowers, generators, condensers, scrubbers, relief holder capacity, yard connections.....	209,000		

COAL GAS.

WORKS.	1898.	1899.	1900.
Twenty-fifth Ward :			
Alterations to present purifiers and buildings to increase capacity.....	\$60,000		
New retort-houses at Twenty-fifth Ward and Point Breeze, each to contain 320 retorts in full depth, recuperative benches of 9's, new buildings.....		\$324,000	

GENERAL EXPENDITURES.

Pushers and valves for trunk mains and holders in building with engines and boilers, and stables, yard paving, etc.....	70,000		
Holders :			
750,000 cubic feet Chestnut Hill and third lift on Manayunk holder.....	98,000		

MISCELLANEOUS.

Meter repair shop, etc.....	\$42,000		
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Mains:

Pumping mains to holders Culom St. and Chestnut Hill.....	155,500		
Twenty-fifth Ward to Ninth St. and and Lehigh avenue.....			\$175,000
Point Breeze to West Philadelphia.....			125,000
Trunk mains, exact location uncertain,			100,000
Distributing mains, location as needed,	200,000	200,000	200,000
Special repairs street mains, reducing leakage.....	200,000	297,500	206,500

Services:

Special repairs reducing leakage.....	153,000	120,000	47,000
New services.....	116,000	175,000	175,000

Meters:

Special repairs to put meters now in use in order.....	150,000	140,000	110,000
New meters.....	60,000	75,000	75,000

Contingencies:

A general item of cost to cover unfor- seen difficulties in construction and repairs.....	248,000	67,000	
	<u>\$2,411,500</u>	<u>\$1,398,500</u>	<u>\$1,213,500</u>

Mr. Clark further stated that during the balance of the thirty year period the estimated expenditures, distributed among extensions and improvements, would amount to \$12,825,000, making a total of \$17,848,500.

The Committee then proceeded to consider all the bills in order, first taking up The United Gas Improvement Company's bill, which, as amended and perfected by the Committee, provides as follows:

1. To run thirty years, with a ten-year option on the part of the City to terminate the contract upon payment to the lessee of the amounts actually expended in improvements, modern machinery, new mains, reconstructed buildings, etc., with six per cent. interest.

2. The lessee is to purchase from the City the stock and materials on hand at the beginning of the lease, under an appraisement to be made by the Director of Public Works. It is estimated that this, with other capital now locked up in the gas business, will bring about \$1,000,000 to the City Treasury.

3. Expenditure by the lessee, within three years, of not less than \$5,000,000 in putting the plant and its distributing system in condition for prompt and efficient service. This rehabilitation is imperative, according to the Director of Public Works.

4. Expenditure of \$10,000,000 additional—careful expert inquiry declaring this amount to be necessary—in improvements and extensions during balance of lease—an aggregate of at least \$15,000,000, and as much more as may be required for the purposes stated.

5. The annual filing of an itemized statement of expenditures on improvements, during the first ten years, so that the City can at any time realize definitely the amount so to be invested if it should desire to terminate the lease.

6. The City is to receive, for its own use, without charge, all the gas required for lighting the public buildings and the streets; with reference to the latter provision being made for the addition of 300 lamps yearly, as Councils may direct, the lessee to care for, light and extinguish the lamps. This, it is estimated, will be equal to a financial return of over \$20,000,000. No payments are to be made by the municipality at any time or for any purpose during the lease.

7. The quality of the gas is guaranteed not less than twenty-two candle power, with efficient service and uniform pressure in all parts of the City; daily tests to be made at the expense of the lessee.

8. An inspector of meters, with assistants, to be appointed by the Mayor, is to supervise the tests and protect the rights of consumers, the latter being privileged at any time to demand the testing of meters, in order to ascer-

tain if bills rendered are correct. The lessee is to pay \$10,000 a year toward the expenses of the inspector and his assistants, or \$300,000 during the lease.

9. Extensions of mains are to be made where one consumer for every 100 feet required agrees to take gas for one year at the rates in force. Services are to be run to inside of consumer's property line without charge. No charge for meters. Non-payment of bills by one occupant of a property will not prevent the service of gas to another who is not indebted to the lessee

10. An agreed-upon schedule and plan of regulation of the price of gas by City Councils is provided, regardless of profit or loss to the lessee, authorizing periodical reductions in the rate from one dollar to seventy-five cents. This provision leaves the regulation of the price of gas in the hands of the direct representatives of the people. The City can elect whether the consumers of gas shall be directly benefited, through a reduction of rates, or whether the money thus paid shall go to public improvements of a general character.

11. Strict regulations are provided for the government of the lessee in connection with opening the streets and the laying of pipes.

12. Indemnification of the City against damage, through accidents due to carelessness of gas works employees, in the streets or elsewhere. The lessee is to pay for all City water used in the conduct of the works.

13. Insurance on the works is to be maintained at not less than the amount now carried by the City.

14. The United Gas Improvement Company is made directly responsible for all work of improvement upon the streets, or in connection with the plant, and for the faithful performance of all the terms of the lease.

15. A bond in the sum of \$1,000,000 for the faithful performance of all the terms of the lease. In addition to the bond all the assets of the company, with a captial

of \$11,500,000, would be subject to the City's claim for damages, wherever situated or employed.

16. Annual cash payments to the City, which, it is estimated, will amount in thirty years to \$36,725,000.

17. The plant in all its departments is to be put and maintained in the highest state of efficiency and thus, together with the plant of the Philadelphia Gas Improvement Company, in a like state of efficiency, turned over to the City, at the expiration of the lease, thoroughly modernized, without the City's payment of a dollar.

At a meeting of the Committee held on October 6, 1897, Mr. Harry W. Quick, Assistant Director of Public Works, stated that the Director had been compelled to go to the Roxborough reservoir, and could not appear before the Committee, and had instructed him to lay before it certain information requested by the resolution passed by the Select and Common Councils relative to the amount of money necessary to place the several gas plants of the City and the system of distribution in a thorough condition for the manufacture and distribution of gas. The total sum estimated to be presently required was \$4,864,300, unless there should be built at Point Breeze a coal gas plant of 12,000,000 cubic feet capacity instead of a water gas plant, which would add \$900,000 to the above figures, making a total of \$5,764,300. The communication of the Director in full was as follows:

Philadelphia, October 6, 1897.

HENRY CLAY, Esq.,

Chairman, Sub-Committee of Joint Committees
of Finance and Gas, Philadelphia.

DEAR SIR:—In reply to your request for information and data, relative to the amount of money that is necessary to place the several gas plants of the City and the system of distribution in a thorough condition, for the manufacture and distribution of gas, I desire to say that this matter has been receiving our attention for some time past, and recently, on September 24th, a resolution was

passed by Councils asking for information relative to new gas mains, meters, apparatus, etc., necessary to secure the economical manufacture, storage and distribution of 22 candle power gas required within three years from January 1, 1898, consequently we have based our calculations as per statement herewith appended, on that period of time.

In this connection I also desire to state that if the several gas plants of the City were equipped to run at their maximum capacity, we could not manufacture over 20,000,000 cubic feet of coal gas per day. The largest consumption last year in any one day, was between 20,000,000 and 21,000,000 cubic feet, and we believe that with the improvements to the system of distribution and the increase of population, that the consumption of gas will increase very largely within the next three years; and that, whatever is done to the plants to-day, must be done looking forward to this increase in the consumption.

I have the honor to enclose statement, showing the estimated cost of what we deem necessary to secure an economical manufacture and proper distribution of gas for a period of three years from January 1, 1898.

In the brief time allotted to us for the preparation of these statements, it has been impossible to make an examination of the old mains, but we have based our estimate upon the past experience, and are of the opinion that the average cost for the renewal and repair of old works, is not above the minimum.

Yours respectfully,

(Signed) THOMAS M. THOMPSON;

Director.

MAINS.

36'' from Point Breeze Works to Ninth Ward Works.....	\$200,000 00
20'' " Twenty-fifth Ward Works to Chestnut Hill.....	200,000 00
20'' Allegheny avenue, from Twenty-second street to Ridge avenue, to Main street and to Cotton street.....	60,000 00
20'' Walnut street, from Twenty-fourth to Thirty-fourth street, to Wallace street and to Lancaster avenue.....	50,000 00
12'' Sixtieth street, from Market street to Baltimore avenue, to Fifty-eighth street and on South street from Six- tieth to Sixty-third street.....	25,000 00

12'' Hunting Park avenue, from Germantown avenue to Twenty-second street and to Venango street.....	\$8,200 00
12'' Vine street, from Fifty-second street to Sixty-third street	12,000 00
12'' Fifty-eighth street, from Baltimore to Elmwood avenue, and on Elmwood avenue, from Fifty-eighth to Seventy-third street.....	35,000 00
8'' Glenwood avenue and Tioga street, from Sixth to Front street.....	4,500 00
8'' Twenty-second street, from North College avenue to Oxford street.....	2,100 00
8'' Adams road, from 200 feet north of Unity street to Castor road.....	3,000 00
6'' Castor road, from Adams road to Foulkrod street, and on Foulkrod street from Leiper street to Frankford avenue.....	2,500 00
30'' (pumping) from Twenty-fifth Ward Works to Ninth and Diamond streets holder station.....	200,000 00
4'' and 6'' distributing mains.....(at least)	450,000 00
Overhauling and recaulking street mains..... " "	500,000 00
	<u>\$1,752,300 00</u>

HOLDERS.

One 1,500,000 cubic feet gas holder, to replace an old holder at Ninth Ward Works.....	\$100,000 00
One 500,000 cubic feet gas holder and tank, to replace an old holder of 100,000 cubic feet capacity at Manayunk	30,000 00
Third lift on two holders, with necessary repairs to old holders, Twenty-fifth Ward Works.....	55,000 00
Third lift on one holder, with necessary repairs to old holder, Ninth Ward Works.....	30,000 00
Third lift on one holder, with necessary repairs to old holder, Manayunk	15,000 00
	<u>\$230,000 00</u>

SERVICES.

Overhauling and replacing worn out services, at least.....	\$250,000 00
New services, at least	300,000 00
	<u>\$550 000 00</u>

METERS.

New meters.....	\$225,000 00
Overhauling and repairing meters.....	150,000 00
	<u>\$375,000 00</u>

GENERAL IMPROVEMENTS.

Three stacks of Fleming benches, with cold air condensers, Twenty-fifth Ward Works.....	\$204,000 00
Five charging machines, with necessary appurtenances, Twenty-fifth Ward Works.....	40,000 00
Valve house, fitted up complete, Point Breeze Works.....	30,000 00
Remodeling and duplicating exhaust plant, Twenty-second and Market streets.....	13,000 00
Increasing purifying plant at Twenty-fifth Ward Works.....	70,000 00
	<hr/> \$357,000 00 <hr/>

Adding 3,000,000 cubic feet capacity to coal gas plant Twenty-fifth Ward Works, and by so doing equalizing the manufacturing capacity of the Twenty-fifth Ward and Point Breeze Works in the event that the manufacturing plant at the Ninth Ward Works is replaced with a water gas plant at Point Breeze Works.....	\$300,000 00
The Ninth Ward Works should be abandoned for manufac- turing purposes, and a plant for the manufacture of water gas established at Point Breeze. It will be necessary to make this a water gas plant if the candle power (22) asked for in the resolution is to maintain, and will cost from \$700,000 to.....	<hr/> 800,000 00 <hr/>

RECAPITULATION.

Mains.....	\$1,752,300 00
Holders.....	230,000 00
Services.....	550,000 00
Meters.....	375,000 00
General Improvements.....	357,000 00
Water Gas Plant at Point Breeze.....	800,000 00
Increase of holder capacity at Twenty-second and Market Streets.....	500,000 00
Adding 3,000,000 cu. ft. capacity to Twenty-fifth Ward Gas Works.....	300,000 00
	<hr/> \$4,864,300 00 <hr/>

If a coal gas plant of 12,000 000 cu. ft. capacity were built at Point Breeze (instead of a water gas plant), it would cost about \$1,700,000 and would add \$900,000 to the above figures.

The cost of gas in the holder and at the burner will depend upon existing conditions.

Thereupon the Committee proceeded in consecutive order to the consideration of the several ordinances and propositions, known respectively as the Baker Ordinance, Ridgway Ordinance, Bay State Gas Company Ordinance and Ker Proposal.

The Baker and Ridgway ordinances had both incorporated in them all the changes and amendments which were necessary to make the same embrace all the terms, conditions and provisions which had been placed in The United Gas Improvement Company ordinance; the Baker ordinance being further amended in accordance with the wishes and suggestions of Mr. White, the company's counsel, as appears in the ordinance printed and herewith returned, and the Ridgway ordinance as printed and herewith returned, showing in what respects it differs from the complete and perfected ordinance of The United Gas Improvement Company and of the Baker ordinance. There was no person present at this meeting to represent either the Bay State Gas Company ordinance or the Ker proposal.

The following preamble and resolution was then adopted by the Committee :

TO THE JOINT COMMITTEES ON FINANCE AND GAS:

WHEREAS, Your Sub-Committee believe that if a lease of the Gas Works is to be made, it should only be to a corporation of the State of Pennsylvania, competent to perform the obligations and duties of said lease, and to comply with the conditions of the same by reason of being regularly engaged in the business of supplying gas to municipalities elsewhere, and which is responsible by reason of large paid in capital and extensive property financially to secure the City against loss in leasing her gas works, properties and franchises.

Now, Resolved, That your Sub-Committee respectfully report the ordinance authorizing the lease to The United Gas Improvement Company with a favorable recommendation and report all other ordinances without recommendation.

And the Chairman of the Committee was instructed to submit all ordinances to the City Solicitor to make any

corrections in the phraseology thereof necessary to perfect the same in law and so as to legally protect in every respect the interest of the City of Philadelphia.

Should this ordinance of The United Gas Improvement Company become a law, its operation would place at the disposal of the City, in the year 1898, for municipal purposes, other than the management or improvement of its gas works, in actual cash, \$845,203.85, the use of which for such purposes it was deprived of in the year 1896, because of its own operation of the Gas Works, as shown in the following detail :

1896.

DISBURSEMENTS.

Mayor's Report
Vol. 1—Finance
Table H.

PAGE		Items.	
125	Bureau of Gas.	Coal	\$1,049,969 29
124	" "	Wages	905,303 98
124	" "	Salaries.....	189,164 25
125	" "	Gas purchased.....	700,000 00
"	" "	Printing, advertising, stationery, car fares, and insurance	14,396 71
"	" "	Repairs and extensions,	329,597 89
126	" "	Extensions.....	62,417 38
"	" "	Distributing pipes.....	122,366 61
"	" "	New Holder at Point Breeze.....	152,000 00
			<hr/> \$3,525,216 11
196	Rec'r of Taxes.	Salaries	\$73,192 37
160	City Controller.	Salaries.....	6,000 00
			<hr/> \$79,192 37
138	Bureau of Lighting.	Salaries.....	\$8,624 98
"	" "	Keep of horses and wagons.....	3,855 38
"	" "	Wages	169,500 01
139	" "	Repair material for lamps.....	6,917 82
"	" "	Printing, adver- tising and other incidentals.....	399 13
140	" "	Horses, wagons and harness for repair gangs.....	655 76
			<hr/> 189,953 08

Rentals as per report of Bureau of City Property to sub-Committee.....	\$12,424 00
	<hr/>
	\$3,806,785 56

RECEIPTS.

Mayor's Report,
Vol. I—Finance.
Table G,
Pages 68 and 69.

City Treasurer's Receipts Bureau of Gas.....	3,318,337 85
CASH DEFICIT 1896.....	<hr/> \$488,447 71

1898.

Gas deficit for 1896.....	\$488,447 85
Water	11,756 00
Receipts from gas, estimated.....	350,000 00
	<hr/>
	\$850,203 85

LESS amount received in 1896 as rental from Philadelphia Gas Improvement Company for certain property at 25th Ward Works..	5,000 00
	<hr/>

CASH gain in 1898 under lease over results in 1896 under City management.....	\$845,203 85
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In addition to this the City would be the recipient of a sum of money, estimated at \$1,000,000, for coal, coke, and material on hand, gas in holder and uncollected bills, or what is known as working capital, making a total of \$1,845,203.85, in 1898. At the expiration of two years all the property known as the Ninth Ward Station, excepting the gas holders and the land on which the same are located, would be surrendered to the City, the appraised valuation of which is stated in this report by the Board of Revision of Taxes as \$800,000, it being fair to assume that on the basis of this valuation its market value is \$1,000,000 and upwards. This would make an available asset to the City, and if sold to private parties would give the City the additional benefit of such revenue as would accrue thereon under taxation. In addition to the cash benefit indicated above, the figures submitted by The United Gas Improvement Company show that it will expend during the first year \$2,411.500, upon the improvement of the City's Gas Works. This money must neces-

sarily be spent in Philadelphia and will give employment to many of its inhabitants.

It is obvious that relief from expenditures in rehabilitation and extensions of the Gas Works, for which funds would have to be provided out of public loans, would add by the amount so saved to the amount which could be so obtained for other public purposes, not less than \$4,864,-300, within the next three years, according to the report of the Director of Public Works to this Committee.

At the meeting held October 20th, the opinion of the City Solicitor was presented and read, a copy of which is hereto appended.

Mr. W. W. Ker appeared before the Committee and made the following statement, to wit:

There has been a question raised whether I was obliged to give the names. I told the Committee I would give them if it were deemed proper for me to do so.

Mr. William J. Arkell, of the American Bank Note Company.

George W. Krause, of the firm of Altman, Miller & Co., Akron, Ohio.

Wiliard Brown, of Brown & Wells, attorneys for Western Union Telegraph Company, Bell Telephone, and Standard Oil Company.

A. G. Paine, President International Pulp Company and Pennsylvania Paper Company.

Leroy W. Baldwin, President National Weighing Machine Company.

I have in my possession, also, amendments which I accepted. Every amendment offered to the ordinance of the United Gas Improvement I accept, and in addition will give \$1,000,000 in cash, which is the only change, except I will put up \$100,000 if the Mayor certifies that the people named are not financially responsible.

Mr. Silas W. Pettit, being present, was interrogated as follows:

Q. (On the part of the Chair):—

I notice in the form of agreement submitted on behalf

of Jacob E. Ridgway and his associates, in all the ordinances there are omitted the provision that the original contractor shall remain personally liable until the end of the lease, notwithstanding assignment. Would Mr. Ridgway and his associates be willing to be responsible for the performance of the lease?

Mr. Pettit:

They propose to contract as a corporation. It would be unreasonable to exact such a pledge. Certainly they would not bind their estates.

Q. Am I to understand, Mr. Pettit, that you would not be willing to accept the ordinance if it were so amended that Mr. Ridgway and his associates shall be come personally liable for the lease during this term?

A. Certainly. There was never any intention to make these gentlemen individually responsible.

All of which is respectfully submitted.

Henry Clay (*Ch'n*), Thomas Firth, William McMullen, Thos. G. Lovegrove, Edward W. Patton, Jos. M. Adams (for report), W. F. Short, F. M. Harris, Isaac D. Hetzell, Thos. Wagner, Jr., Charles Seger (for report), Chas. K. Smith.

LAW DEPARTMENT.

Philadelphia, September 21, 1897.

HENRY CLAY, ESQ.,

Chairman Sub-Committee

Committee on Finance and Gas, Select Council.

DEAR SIR:—I am in receipt of your favor of yesterday, advising me that a meeting of the Sub-Committee of the Committee on Finance and Gas will be held to-day, and requesting an answer, if possible, to your communication of the 16th, enclosing copy of resolution, as follows: "The opinion of the City Solicitor be, and is hereby requested upon the following point, to wit: Has the City the power to make a lease of its gas works if authorized by ordinance?"

This urgent request for immediate compliance with the Resolution of the Sub-Committee, precludes me from treating in my answer thereto as fully as I would desire, the questions involved. I am consequently obliged to set out more briefly than I would otherwise do, the law as I find it laid down in regard thereto.

In the earliest Legislative Act of Incorporation of the City, dated March 11, 1789, 2 Smith Laws, 462, and which was preceded alone by the original charter from William Penn, it is provided:

“SECT. 2. That the inhabitants of the City of Philadelphia, as the same extends and is laid out between the rivers Delaware and Schuylkill be, and they and their successors forever are hereby constituted a corporation and body politic, in fact and in law, by the name and style of the Mayor, Aldermen and Citizens of Philadelphia, and by the same name shall have perpetual succession; and they and their successors shall, at all times forever, be able and capable to have, purchase, take, receive, possess and enjoy lands, tenements and hereditaments, liberties, franchises and jurisdictions, goods, chattels and effects, to them and their successors forever or for any other or less estate; and the same lands, tenements, hereditaments, goods, chattels and effects, to grant, bargain, sell, alien and convey, mortgage, pledge, charge and encumber, or demise and dispose of, at their will and pleasure.”

This Act constitutes the foundation upon which the charter powers of our municipal government rests. Later statutes in many respects, modify and extend such powers, but except in so far as they are thus altered, they are still governed and their limitations defined by the Act of 1789.

The first statute which dealt specifically with the subject of lighting, was that of April 2, 1790, 2 Smith Laws, 526. This Act applied only to that phase of the matter which was concerned with the illumination of the public streets, lanes and alleys, and provided as follows: “That from and after the passing of this Act, the (Mayor, Recorder, Aldermen and Common Councilmen, in Common Council assembled) shall have full power and authority to make, ordain, constitute and establish such and so many

laws, ordinances, regulations and constitutions, as shall be convenient and necessary for the purposes * * * of lighting, watching, watering, pitching, paving and cleansing of the streets, lanes and alleys of the said City and directing, appointing and regulating the time, order and manner of estimating, assessing, raising, levying and collecting of the said taxes, and of lighting, watching, watering, pitching, paving and cleansing of the said streets, lanes and alleys." * * *

The foregoing language of this Act is the only direct statutory authority by which the City derived its right to acquire the gas works, and, after such acquisition, to carry on the general business of a corporation supplying gas to private patrons for profit, as well as the business of manufacturing gas for its own public uses.

This provision has been held sufficient to confer such right upon the City, in the cases of *Western Saving Fund vs. Phila.*, 31 Pa. St., 175-185; *Strawbridge vs. Phila.*, 2 Pennypacker, 419; and the authority to manufacture and supply gas results as an incident from the power of a city to light its streets. *Parkersburg Gas Co. vs Parkersburg*, 30 W. Va., 435.

Acting upon this implied authority, the City, by Ordinance of March 21, 1835, invited subscription by private individuals to the stock of an intended corporation, reserving to the City the right of election of the trustees and the further right to take possession of the gas works at any time in the future, upon converting the stock into a City loan. The latter reserved right was afterwards exercised by the passage of the Ordinances of January 14th and June 3d, 1841.

Under the provisions of an Ordinance of June 17, 1841, for the protection of the loan holders, it was stipulated that the gas works should be controlled and managed by a Board of Trustees and should be held for the benefit of the City. In the cases of *Western Saving Fund Co. vs. Phila.*, 31 Pa. St., 175-185, this restrictive clause was so construed as to preclude the City from all interference with the control of the Trustees until the maturity and payment of the loans issued by virtue of the said ordinance, and of other

and later ordinances. By Ordinance of March 20, 1855, the Trustees were authorized to extend their control to all gas works, and the appurtenances thereof then belonging, or which might thereafter belong to the City; subsequently, by virtue of the Ordinance of May 10, 1858, the gas works of the Germantown, Richmond, Kensington, Southwark and Moyamensing, and Manayunk Gas Companies were acquired by the City by purchase.

The Consolidation Act of February 2, 1854, gave to the City no new rights over the gas works, but merely transferred to the corporation, as enlarged by said Act, the rights which it had enjoyed prior to said enlargement, and subject to the same trusts, limitations and conditions: 31 Pa St., Rep., 184.

The last of the gas loans conditioned in the maner above set forth, matured in July, 1885. On June 1, 1885, the "Bullitt Bill" was passed by the Legislature, whereby the direction of water and gas works owned and controlled by the City, and the distribution of their supply, among other things, were assigned to the control of the Department of Public Works. Councils accordingly, by Ordinance of April 4, 1887, organized the Bureau of Gas as a subordinate branch of that Department and charged it with the management of the gas works. For fuller details upon the history of the subject thus above outlined, see in addition to the Acts and Ordinances cited,—*Strawbridge vs. Phila.*, 2 Pennypacker, 419; *Western Saving Fund vs. Phila.*, 31 Pa. St., 175-185; *Wheeler vs. City*, 77 Pa. St., 338; *Opinions City Solicitor*, 1885, p. 73; 1889, p. 46.

It has been seen that under the Act of March 11, 1789, which substantially defines the municipal powers of government as they still exist in this City, plenary authority is bestowed not only to "have purchase, take, receive, possess and enjoy lands, tenements and hereditaments, liberties, franchises and jurisdictions, goods, chattels and effects," but also "the same lands, tenements and hereditaments, goods, chattels and effects to grant, bargain, sell, alien and convey, mortgage, pledge, charge and encumber, or demise and dispose of at their will and pleasure."

Language so comprehensive as the above would seem to

expressly confer the widest power, either to sell in fee, or to lease for a term of years or otherwise, and in so far as the same may be applicable to the present case, is plain and unambiguous. The Supreme Court of this State in construing almost identical phraseology in the charter of a non-municipal corporation, says: "The power to mortgage is given in the most explicit language, and embraces all the property which the company may acquire or hold 'real, personal and mixed, of what kind or quality soever.' It is difficult to conceive how there could be a larger or more comprehensive description of the kind of property upon which the power to mortgage could be exercised, than is contained in these words. They embrace every species of property known to the law, and the power itself is not subjected to any limitations, restrictions, or qualifications of any kind." *Gloninger vs. Railroad Co.*, 139 Pa. St., 13.

Article IV of the "Bullitt Bill," as already stated, enacts that gas works owned and controlled by the City, the supply and distribution of gas and the lighting of streets, alleys and highways shall be under the direction, control and administration of the Department of Public Works. Article XVI of the same act forbids the passage of Ordinances "directing or interfering with the exercise of the executive functions of the Mayor, Departments, Boards or heads or officers thereof."

The question may therefore arise as to whether these sections, by implication, restrain the alienation of city property in so far as the same was theretofore authorized by the Act of 1789. The scope of the Act of 1885 shows that it was passed for the better government of cities of the first-class (i. e. Philadelphia), by reorganizing and making a new adjustment of the details of their internal management, but was not intended to add to or detract from their municipal powers, or to permanently prescribe their legislative policy. Among the various departments of the city government it merely distributed the duties and authority of each, and it would without doubt, be beyond the power of Councils to transfer to a department of the municipality any of the responsibilities or duties which the Legislature

has apportioned to another such department. Consequently, so long as the gas works remain within the municipal control, or, so long as the City itself distributes gas or lights its streets, it must do so through the agency of the department to which the law has assigned these duties, until the law itself directs otherwise. To give a broader effect to the provisions of the Act of 1885, would, by excluding all power of change in matters of important municipal concern, make said Act a limiting rather than a regulative statute; or, if it be interpreted as vesting in the executive departments the right to decide when and whether any changes should be made, such interpretation would produce the result of transferring to said departments the consideration of questions which rightfully are of a purely legislative nature. It can hardly be assumed that the framers of the Act intended either of these conditions. Such an incidental interference with the Department of Public Works as would follow from the City's ceasing to make its own gas, can scarcely be deemed to be prohibited by the clauses referred to.

Despite, however, the unqualified language of the Act of 1789, it remains to be seen whether the suggested right to lease would be thereby duly authorized. The grant of a general power to sell or lease real estate, will never, in any case, justify a municipal corporation in surrendering its public function, nor in delegating to others the control of its purely governmental agencies. Again, under such a general grant a distinction should be made between the property which a municipality owns as an individual might own it, and that which pertains to such municipality in its inherent public character, and of which it cannot dispossess itself without impairing the measure of usefulness which it owes as a duty to those citizens of the Commonwealth who live within its limits. 2 Dillon Munic. Corp. Sec. 575. Subject to this limitation, however, it has been held that even without statutory permission there exists the right in a corporation, municipal or otherwise, as in a natural person, to dispose of its property, either by sale, lease or pledge: *Gloninger vs. R. R. Co.*, 139 Pa. St., 13; *Dillon on Munic. Corp.* 575-580; *Burton's Appeal*, 77 Pa. St., 213. It

cannot by parting with its lands or goods, debar itself from the exercise of its proper franchises, but beyond this limitation, the restriction does not operate: *Phila. vs. P. & R. R. Co.*, 58 Pa. St., 262; *Same vs. Same*, 177 Pa. St., 292. The cases cited by Dillon in the Sections quoted, and by other text writers, further show that it is ordinarily not within the province of the local legislative body to dispose of property which has been donated to the free use of the public, as parks, squares, bridges, etc.

The supplying of gas to consumers for pay was, in former days, regarded as a business of such private character as to be beyond the scope of municipal corporations in this country. In later decisions, however, the right of such corporations in making gas for their own purposes incidentally to sell it to other users, has been widely recognized: *Tiedeman on Munic. Corp. Sec. 144 a.* and numerous cases cited. The custom on the part of cities of making their own gas and of distributing it to their inhabitants and also that of procuring it for public and private use by purchase from corporations operating under exclusive or competing franchises, both prevail very largely in the United States: *Tiedeman, Sec. 144 a: New Orleans Gas Co. vs. La. Light Co.*, 115 U. S., 650.

In our own State, and with especial reference to this City, it was early decided that a municipality in making and selling gas, occupied the position and fulfilled the purposes of a private business institution; that it acted therein, not as a depository of any of the powers of government, but in the same character, with the same privileges and under the same obligations as a trading corporation organized and existing for the advantage of its stockholders. In *Western Saving Fund vs. Phila.*, 31 Pa. St., 175, the Court, per Lewis, J., on page 183, makes use of the following language: "But the contracts which a municipal corporation may make for the purpose of supplying the inhabitants with gaslight in their streets and houses, relate to the 'things of commerce' as distinguished in the civil law from the 'things public' which are regulated by the sovereign. Such contracts are not made by the municipal corporation, by virtue of its powers of local sovereignty, but in its capa-

city of a private corporation. The supply of gas light is no more a duty of sovereignty than the supply of water. Both these objects may be accomplished through the agency of individuals or private corporations, and in very many instances they are accomplished by those means. If this power is granted to a borough or a city, it is a special private franchise made as well for the private emolument and advantage of the city as for the public good. The whole investment is the private property of the city, as much so as the lands and houses belonging to it. Blending the two powers in one grant, does not destroy the clear and well settled distinction, and the process of separation is not rendered impossible by the confusion. In separating them, regard must be had to the object of the "Legislature in conferring them. If granted for public purposes exclusively, they belong to the corporate body in its public, political or municipal character. * * * It stands on the same footing as would any individual or body of persons, upon whom the like special franchises had been conferred."

These views have been endorsed and approved in many later cases. See *Wheeler vs. City*, 77 Pa. St., 338; *Girard Ins. Co. vs. City*, 88 Id., 393; *Lehigh Water Co.'s Appeal*, 102 Pa. St., 515; *White vs. Meadville*, 177 Pa. St., 643.

The Act of 1790, already quoted, is silent upon the subject of how the lighting, even of the City's public places, is to be secured, whether by the direct act of the municipal government in itself supervising such lighting, or through the agency of others, by contract. It simply authorizes the imposition of taxes for that purpose, and the proper inference would appear to be that either method, at the City's option, is not forbidden.

A similar intention to permit to municipalities the exercise of a right of choice whether they shall supply themselves and their inhabitants with light or buy it from those corporations organized for its manufacture and sale apparently pervades the subsequent legislation upon the subject. See Acts of March 11, 1857, Sect. 16, P. L. 77; April 29, 1874, Sect. 34, P. L. 73; June 2, 1887, Sect. 2, P. L. 310; May 23, 1889 (cities of third class), Art. 5, Sect. 3,

P. L. 277; Freeport Water Co. *vs.* Prager, 129 Pa. St., 605; White *vs.* Meadville, 177 Pa. St., 643.

Upon such consideration as I have been able to give to the several elements into which the inquiry of your Committee resolves itself, in view of the explicit authorization contained in the Act of 1789, as well as because of the inherent power resident in municipal and other corporations to convey or let their property, unless restrained by constitutional or statutory mandate, or by the plain dictates of public policy, and for the further reason that the lighting of the streets and houses of a city is but the voluntary and not the inseparable function of its government, I am led to the conclusion that the power to make a lease of its gas works is not denied to the municipality.

By Act of May 23, 1874, Sect. 6, P. L. 233, it is provided that all work and materials required by the City, and all work to be done for the City, shall be performed under contract to be given to the lowest responsible bidder. Obviously, this requirement does not extend so far as to affect the subject of a proposed lease of City property, or to make it necessary that an analogous method of procedure in such case should be pursued; but by its terms the said Act is confined to cases in which work or material is to be paid for by the City, and does not apply where the City occupies the position of seller or lessor, and the highest rather than the lowest offer is to be most desired. In the latter contingency the discretion of Councils in this respect, remains uncontrolled. But Councils, by resolution of January 5, 1870, page 30, prescribed: "That all leases or sales of the property of the City shall be made at public auction to the highest and best bidder, after due advertisement in at least five daily newspapers of the City, for at least two weeks previous to the day of sale: *Provided*, That the officer having charge of the sale of any property belonging to the City shall cause to be inserted in the advertisement of the sale "that the City reserves the right to reject any bid not deemed satisfactory and for the best interests of the City."

Notwithstanding the general terms of the above resolution, the same must be taken as an imperative direction

only to the departments; for, since it is within the power of Councils at any time to repeal their own resolution by later resolution or ordinance, if they should see fit to make a lease of any part of the property belonging to the City without previous advertisement and public bidding, the ordinance passed for that purpose would, for the occasion, work a repeal of the earlier conflicting resolution.

In the existing condition of the law upon the entire subject, I am obliged to advise you that in my opinion, the City has the right to make a lease of its gas works, if authorized by an ordinance.

Yours respectfully,

JOHN L. KINSEY,
City Solicitor.

LAW DEPARTMENT.

Philadelphia, October 20, 1897.

HENRY CLAY, ESQ.,

Chairman of Sub-Committee of
Joint Committee of Finance and Gas.

DEAR SIR:—I have heretofore acknowledged the receipt of your communication of the 8th inst., in reference to the ordinances dealing with the subject of the proposed lease of the City Gas Works, and to which I now submit the following reply.

The matters upon which the legal opinion of this Department is sought by your Committee will appear most clearly from the following quotations from your letter, wherein you say “I submit to you herewith the several “ordinances, as amended and perfected by the Committee, “and request you to thoroughly examine the same and “make any correction in the phraseology thereof necessary “to perfect the same in law and so as to legally protect in “every respect the interests of the City of Philadelphia. “If any one of the various ordinances herewith submitted

“to you is in your judgment preferable in its legal form, “to which it would be better, from your standpoint as the “City’s legal adviser, that all propositions should conform, “please indicate the particular ordinance.” * * * May “I ask you to advise me which, if any, of the herein re- “ferred to incorporated companies, or company or compan- “ies to be incorporated, would be legally competent, under “its charter or under such charter as its promoters have in- “dicated their purpose to endeavor to obtain, with the cor- “sent and authority of the City, to manufacture and distri- “bute illuminating gas through mains and pipes in the “streets of the City of Philadelphia, for the delivery and “sale thereof to consumers?”

In what I shall say in answer to these questions, it must, of course, be understood that I am dealing solely with matters of law, and not with those which involve questions of fact, nor which are concerned with the advisability of the execution of a lease in any of the forms suggested. It may be stated as a fundamental principle that no company or set of individuals have the right to construct gas works, or to supply the inhabitants of this City with gas except in pursuance of the consent of Councils. To them belongs the duty, and on them devolves the responsibility of deciding whether such consent shall be given or withheld.

For convenience, I will take the liberty of answering your inquiries in the reverse order of your letter by first disposing of the question which relates to the legal competency of the several companies and individuals to assume the duties which the lease would impose upon them.

The propositions before Councils are five in number. Of these, two come from corporations already possessing charters granted by this State; two from individuals or syndicates offering themselves as lessees, or, in the alternative, of proposing to form corporations and hereafter to procure charters from the State of Pennsylvania under which to operate the gas works; the fifth applicant is a foreign corporation, which reserves the right to assign the lease to a domestic one by which its business as lessee shall be conducted. In making this classification I have taken the report which you sent me of what was stated upon the

subject before your Committee by the representatives of the several corporations as modifying the literal text of the ordinances themselves.

Of the two corporate bodies which have existing charters from this State, the first applicant for the privilege of leasing, according to your letter, is the United Gas Improvement Company. The charter of this company bears date December 31, 1870 (P. L. 1872, page 1247). It was extended by supplementary act of May 24, 1871 (P. L. 1080), so as to embrace the charter rights and franchises theretofore granted to a certain company called the Pennsylvania Company. As thus enlarged, the said charter now empowers the United Gas Improvement Company, among other things to "contract with any person, persons, firm, corporation, or any other party howsoever formed, existing or that may hereafter exist, to build, construct, maintain, or manage any work, public or private, and supply or furnish all needful material, labor, implements, instruments and fixtures of any and every kind whatsoever, on such terms and conditions as may be agreed upon between the parties respectively." * * * "To enter upon and occupy the lands of individuals, or of companies on making payment therefor, or giving security according to law for the purpose of erecting, constructing, maintaining, or managing any public work, such as is provided for or mentioned in the second section of this act, and to construct and erect such works thereon, and also such buildings, improvements, structures, roads or fixtures as may be necessary or convenient for the purposes of the said company, under the powers herein granted; and to purchase, make, use and maintain any works or improvements connecting or intended to be connected with the works of the said company."

These extensive powers, granted during a period prior to the present Constitution, are so broad that they are sufficient to include the functions which the company would undertake to perform as lessee of the gas works.

Language similar to that of their charter was passed upon by the Supreme Court in the cases of *International Navigation Co. vs. Commonwealth*, 104 Pa., 38 and *Caro-*

ther's Appeal, 118 Pa., 468. In the latter case it was held that a charter such as this, conferred upon the company which it created, authority to develop and distribute natural gas, to exercise the privileges of a quasi public corporate body, and to take property by virtue of the right of eminent domain.

From this construction it is clear, therefore, that the United Gas Improvement Company is competent, under its charter, with the consent of the City, and as lessee of the City, to manufacture and deliver illuminating gas as is proposed.

The proposition submitted by this company provides further, that it shall be lawful for it "to assign (the contract which it seeks to acquire) to the Equitable Illuminating Gas Light Company of Philadelphia, or to any other corporation of Pennsylvania," and also, generally, authorizes the transfer of the rights, privileges, and obligations of the said United Gas Improvement Company under the contract to such substituted lessee, reserving on the part of the United Gas Improvement Company a primary liability for the performance of the agreement. In view of this provision, it becomes necessary to inquire whether the Equitable Gas Light Company is empowered by law to perform the duties which, by the terms of the proposed lease, the City would agree to its assuming. Proper precautions regarding the right to assign "to any other" and unnamed companies as lessees, instead of the Equitable Gas Company, will be considered in a subsequent part of this communication.

The Equitable Illuminating Gas Light Company was incorporated by this State on May 22, 1896. Its charter sets forth the object for which it was formed, as follows: "For the purpose of manufacturing and supplying gas for light only to the public in the City of Philadelphia, saving and excepting the District, formerly the Borough of Manayunk, but now the Twenty-first Ward of the City of Philadelphia."

The language thus chosen by the incorporators by which to define the purpose and object of the corporation is substantially and almost identically that of the Act of June

2, 1887 (P. L. 311), which was an amendment to the general corporation act of April 29, 1874. In the former Act it is provided that "the right to have and enjoy the franchise and privilege of such corporation for the manufacture of gas, for light only, shall be an exclusive one within the district or locality covered by its charter; and no other company shall be incorporated for the manufacture of gas to supply light only to the public until the said corporation shall have from its earnings, realized and divided among its stockholders, during five years, a dividend equal to eight per centum per annum upon its capital stock." In another place the same act refers to "companies incorporated under the provisions of this statute for * * * the manufacture and supply of light, heat and fuel, or any of them, by any process of manufacture."

Without adverting at this time to the nature and extent of the exclusive privileges conferred by this act, it is clear that the act of 1887 authorizes the formation of corporate bodies empowered to "manufacture gas for light only," and to supply the same to the public; or, in the language of the charter in question "for the purpose of manufacturing and supplying gas for light only to the public."

In so far, then, as gas is to be manufactured and supplied to the public of Philadelphia for light (excepting in the Twenty-first Ward) it must be conceded that the Equitable Illuminating Gas Light Company is competent to exercise the function in the first instance applied for by the United Gas Improvement Company, and also to act as the assignee of the latter corporation. The question may arise, however, whether the charter powers of the Equitable Company were narrowed to the extent of its exclusion from operation in the Twenty-first Ward, and, further, by the limitation upon its power to furnish "gas for light only," and whether as a consequence of the latter restriction, the company would be debarred from supplying gas to be used either for heating or for fuel. To this it may be answered, that the charter of the United Gas Improvement Company does not preclude it from supplying gas, without regard to the uses for which such gas may be applied, and that the proposition to lease provides (Clause 1, p. 5) "for

the performance in whole or in part of this contract," by the assignee company, and that therefore, under said lease, it would be competent for the two said companies to divide between them, in such manner as their respective charters, or other considerations, might make necessary, the fulfillment of the obligations contained in the said lease.

From this, consequently, it would appear that the United Gas Improvement Company has power to perform all of the duties of the lease, and that the Equitable Company has power to perform the obligation to the extent of at least supplying gas for light, except in the Twenty-first Ward, as above stated.

The second application presented, appears from the form of ordinance submitted to me, to have been made on behalf of a "corporation to be a corporation incorporated, or to be incorporated or procured to be incorporated, under the laws of the State of Pennsylvania," by a number of gentlemen, including John W. Baker, and currently known as the "Baker Ordinance." From the statements made before your Committee it would seem that these gentlemen own, or control, the charter of the Twenty-seventh Ward Gas Fuel Company, the name of which company they propose to change to "The Philadelphia Gas Company," and under which charter it is their intention to operate as lessee.

The charter of the Twenty-seventh Ward Company bears date December 6, 1895. The purposes of the corporation, as therein set forth, are as follows: "Said corporation is formed for the purpose of manufacturing and supplying gas to the public in the City and County of Philadelphia, State of Pennsylvania, and to such persons, partnerships and associations residing in and adjacent thereto as may desire the same."

Objection to this was made on behalf of the United Gas Improvement Company and the Equitable Illuminating Company, that the Twenty-seventh Ward Company was lacking in legal competency to perform the functions of lessee,—first, because the Equitable Company possessed *the exclusive right* to supply gas for illuminating purposes in the greater part of this city, and that therefore, no other

corporation could be authorized by law to do so; and second, because aside from the claims of the Equitable Company as to an exclusive franchise, the charter of the Twenty-seventh Ward Company was such as to preclude it from furnishing gas for lighting purposes, for the reason that said charter did not specify, in the language of the Act of 1887, that the company was incorporated for the manufacture and supply of "light, heat and fuel or any of them," but stated the purpose of the incorporation in general words, to wit,—for "the manufacture and supply of gas."

In regard to the first objection, that is, that the Equitable Company possessed the exclusive right to make and furnish gas for lighting, and that therefore, no other corporation could enter upon that sphere of operation in the district to which the charter of the Equitable Company applied, it was contended upon the one side, that the portion of the Act of June 2, 1887, above quoted, conferred in clear and unambiguous language, an exclusive franchise "to manufacture gas for light only," upon the Equitable Company, which franchises must necessarily be infringed if any other company was authorized to make and furnish gas for that purpose, while, on the other hand, it was argued that by the terms of the Act, the exclusiveness of the franchise granted under it, operated only as against other companies subsequently applying to be incorporated, to supply gas for light only. It was, moreover, contended that in a city in which municipal gas works existed, no right could be claimed on the part of a gas company to construct or operate gas works until such company had obtained the consent of the public authorities, and hence, that in the absence of such consent, the company being without power to enjoy its own franchise, could not shut out other competitors by setting up a claim of exclusive privilege.

The powers and functions of corporations of this character are defined in the 34th Section of the Corporation Act of April 29, 1874, (P. L. 73,) as in part amended by the Act of June 2, 1887. Under the original Act of 1874, all companies incorporated "for the supply of water to the public, or for the manufacture and supply of gas, or for

the supply of light or heat by any other means," were endowed with exclusive franchises within their respective districts, until they should earn and declare dividends of eight per cent. for a period of five years.

The amending language of the Act of 1887, among other things, as has been seen, limited this exclusive right to companies incorporated for "the manufacture of gas for light only." By Section 2 of the latter Act it was also "*Provided*, That no company, which may now or hereafter be "incorporated under the provisions of this Act, shall enter "upon any street, in any city or borough of this Commonwealth, until after the consent to such entry, of the Councils of the city or borough, in which such street may be "located, shall have been obtained." The seventh clause "of Section 34 of the Act of 1874 was left untouched by "the amending Act of 1887. Part of that clause is as follows: *Provided*, That nothing in this section contained "shall authorize a company incorporated under the provisions of this act to construct gas or water works within "the limits of any municipality, when gas or water works "shall have been constructed by said municipality, without "the lawful consent of the corporate authorities thereof."

The nature of the exclusive franchises vested in gas and water companies by the Acts of 1874 and 1887, and by private acts incorporating companies for like purposes, has frequently been the subject of litigation before the Courts. For instance, in *Emerson vs. Commonwealth*, 108 Pa. St., 111, in passing upon the conflicting rights of two companies engaged in the development and supply of natural gas, and in deciding that such kind of business was not authorized by the Act of 1874, the Supreme Court, per Green, J., uses the following language: "If the Fuel Gas "Company chooses to manufacture its gas from coal or "other substance, and is entitled to an exclusive franchise, "neither the Penn Fuel Company nor any other company "can furnish heat from natural gas to the citizens of Pittsburgh, and they must do without it for at least five years "from the date of the charter of the Fuel Gas Company, "and most probably for a much longer time. Such a result would be intolerable and not to be judicially declared

“except in obedience to the plainest legal requirement. “There is no such necessity in this case. These two franchises are not identical and therefore not necessarily hostile to each other. The prohibitive language of the third clause of the 4th Section is, ‘and no other company shall be incorporated for that purpose until,’ etc.; that is for the same purpose which is covered by the franchise first granted.

“It is scarcely necessary to say that exclusive privileges which effect great public interests must be most strictly construed, against the grantee and in the interest of the public. We do not decide that they are necessarily illegal. “The case does not require it. But we are very clear that “these two franchises are not identical, and therefore the “one cannot operate to the exclusion of the other.”

In *Scranton Co.’s Appeal*, 122 Pa. St., 154, which decided that electric lighting companies were likewise not embraced within the terms or meaning of the Act of 1874, the following is an extract from the opinion of the Court, Gordon, J.,—“Before answering this question we must call attention to what has heretofore been regarded as an unalterable rule; that is, that a legislative grant to a corporation of exclusive privileges is, as said by Mr. Justice Green, *Emerson vs. The Commonwealth*, 108 Pa. 111, “to be construed most strictly, and we may add, that every “intendment not obviously in favor of the grant must be “construed against it. Monopolies are favorites neither “with courts nor people. They operate in restraint of competition, and are hence, as a rule, detrimental to the public welfare; nor are they at all allowable except where the “resultant advantage is in favor of the public, as, for instance, where a water or gas company could not exist except as a monopoly.”

In *Freeport Water Co. vs. Prager*, 129 Pa. 605, a water company claiming exclusive rights under the Act of 1874, sought to restrain an individual acting under permission from the borough authorities from maintaining and extending a system of water supply, it was held, that no such right existed on the part of the company, either as to mains and pipes theretofore laid, or to be laid in the future.

Paxson, J., delivering the opinion of the court, says (page 617): "A grant of exclusive privileges is not favored by the law, and must be construed strictly. It should not be carried by construction beyond the plain language of the grant. In the Act of 1874 the exclusive character of the grant is qualified and limited by the clause above quoted, by which the formation of other water companies is prohibited until the company first in the field shall have realized an eight per cent. dividend for five years; and the prohibition of other companies negatives the idea that it was intended to apply to other than those companies." And further, on page 618: "The evident object of the "Act of 1874 was to encourage the formation of water "companies to supply the inhabitants of small towns with "water, and to that end prohibited the formation of rival "companies until they should have become profitable; but "it was never intended that said companies should interfere "with rights vested prior to their formation, nor to place "municipal corporations at their mercy for a supply of "water. In this view, the law is wholesome and can do "no harm. In the view contended for, it might become "an engine of oppression."

Warren Gas Co. *vs.* Pa. Gas Co., 161 Pa. 510, was concerned with a claim under an exclusive franchise made by a corporation chartered by a separate act of Assembly, and a conclusion therein was reached similar to those in the foregoing cases. The lower Court in its opinion, which was adopted as that of the Supreme Court, held that: Public grants are to be so strictly construed as to operate as a "surrender by them of the sovereignty no further than is "expressly declared by the language employed. The grantee takes nothing by inference and except so far as the "exclusive privilege can be clearly found from the "grant itself, it is not conferred, and the right of eminent domain still rests with the state and may be granted to "competing and rival interests, however injurious they may "be to those taken by the prior grantee." * * * "It "is contended by the able solicitors for the plaintiff, that the "plaintiff's franchise gives it the exclusive right to lay pipes "in the streets, and that the right to lay pipes in the streets "is the franchise which the plaintiff receives from the Con-

"monwealth and that the defendant should be restrained from laying pipes in the streets. We cannot so view the case. Of course, if defendant could be restrained from the use of streets for laying pipes the whole purpose of plaintiff would be accomplished thereby, for there is no known means of conveying gas except by pipes, and pipes in a town or city could only be laid in the streets. The laying of pipes for the transportation of the gas is a mere incident to the business and not the business itself. "The business was the delivering and sale of natural gas for light and heat; the transportation is incidental thereto. The same is also true of water companies; they produce, store and supply to customers water. Transportation by pipes is the means of delivering and is a mere incident of the business. See opinion of Judge Williams in *Carother's Appeal*, 118 Pa., 485."

To the same effect might be cited many other cases.

Upon a subject somewhat analogous, that is, that of the rights of street passenger railway companies, the Act of May 14, 1889 (P. L. 211), providing for the creation of corporations of that class, prescribes, in Section 15, that "no street passenger railway shall be constructed by any company incorporated under this act within the limits of any city, borough or township, without the consent of the local authorities thereof." * * * Because of these prohibitive words, it has been held that a street railway can do no act and exercise no rights under its charter without obtaining previous municipal consent to the building of the road; the original authority for the use of highways, must come from the Commonwealth, but such authority cannot be exercised except by the consent of the city or borough concerned.

In *Homestead Railway Co. vs. Pittsburg Railway Co.*, 166 Pa., 162, however, it was held in a lengthy and elaborate opinion by Mr. Justice Green, that under the above clause of the act of 1889, and under Section 1 of the same Act, whereby companies are authorized to be formed for operating railways, only "on any street or highway upon which no track is laid or authorized to be laid, or to be extended, under any existing charter," a company which has

secured the charter right to occupy certain streets, even without obtaining municipal assent thereto, has such an exclusive franchise in regard to those streets that another company cannot subsequently be incorporated with the purpose of laying tracks thereon; that if the last chartered company be so incorporated, its charter is a nullity, and that the municipal consent will not avail to confer any right of occupancy upon such company. But it will be noticed in this decision, that it is predicated upon a limitation in the statute which precludes the incorporation of a company to occupy streets, the possession of which by another company has been previously authorized "under any existing charter." By these express words "under any existing charter," the element of municipal consent is made subordinate, and the right of a company, therefore, depends chiefly on the question whether previous authorization has been granted to another company by virtue of an "existing charter."

From this it would seem that the said decision does not apply to the contention between the Equitable Illuminating Company and the Twenty-seventh Ward Company.

Returning to the Act of 1887, that Act is to be viewed in the light of the cases cited above. Thus considered, the right of exclusive franchise asserted by the Equitable Company is to be construed in the strictest manner against the claim so made.

The language of clause 7 of the 34th Section of the Act of 1874, requires that municipal consent shall be given before a company incorporated under the said Act shall be authorized to construct its works in any city where works already have been constructed by the municipality. Section 2 of the Act of 1887 requires that in any city or borough the municipal consent must be had before pipes or mains may be laid upon the streets. It is thus seen that neither the means of manufacture, that is the works, nor of supply, that is the mains, can be put in place until the municipality shall have given its permission. The clear intention of these two acts is to forbid the carrying on of the business of supplying gas or water in any municipality, and especially in one which is itself the owner of a gas or water plant,

unless such municipality shall add its authority to that which the company derives from its charter.

If Councils should see fit to withhold their consent to the lease proposed by the United Gas Improvement Company and Equitable Company, the Equitable Company would be powerless to operate gas works in this city. Having, therefore, no right to exercise its franchises under the conditions assumed, could it yet retain the benefit of the exclusion which such franchises carry with them, and prevent the enjoyment by another company, with the City's assent, of the privilege given by its charter to make and supply gas. This question arose before Biddle, J., in Court of Common Pleas No. 1 of this County, in the case of Electric Company vs. Underground Company, 16 W. N. C., 407. The judge decided that the power of exclusion rests upon the right in the company claiming such power, to exercise the franchise out of which it grows; that if a corporation be without the power to do the thing for which it was chartered, it can have no right to exclude others from so doing. His language upon the subject was as follows: "The complainant's right to enjoy these franchises and privileges becomes exclusive in Philadelphia only when they have received the permission of the corporate authorities to erect their works. If this were not so, the first company incorporated under this general act, no matter how irresponsible pecuniarily, or how incapable of supplying satisfactory light, could compel the city's consent, by refusing to permit any other mode of lighting to be furnished. The required consent of the municipal authorities would be of little avail to them if the refusal to permit the first experimenter prevented them licensing any other. It would be simply a direction to admit the first applicant or none. We do not so understand it."

That the Supreme Court held similar views was intimated, though not expressly decided, in *Emerson vs. Commonwealth*, 108 Pa., 111. In speaking, in 1885, of companies incorporated in January and February, 1882, the Court, per Green, J., says (erroneously as to the length of time mentioned): "As the charters of both these companies were granted four years ago, and the franchise to

“furnish heat has apparently never been exercised by either, a question may possibly arise whether, as between them, or as between them and others, there has not been an abandonment of that franchise, so as to disable either of them from claiming an exclusive privilege under the Act. We express no opinion on the subject, but it may well be questioned whether a charter can be obtained under the 34th Section of the Act of 1874, and then, without being used, be held *in terrorem* over all other persons who may desire to obtain, and in good faith exercise, a similar franchise.”

A similar view was apparently entertained by Hon. H. W. Palmer, Attorney General, in his opinion reported in *Meredith & Tate, on Formation of Corporations*,” page 216.

The second reason assigned for the exclusion of the Twenty-seventh Ward Company from the right to become the City's lessee, was because of the change made in the Corporation Act of 1874 by the terms of the amendment of 1887.

The Act of 1874 provided a general system for the creation of corporations in place of the irregular method of separate grants of corporate powers which had largely prevailed before the adoption of the present Constitution. This system included legislation upon the subject of the various purposes for which corporations might thereafter be chartered, and also defined the methods to be pursued in securing charters, the powers, duties, and liabilities of corporate bodies, and the incidents and several characteristics distinguishing different classes of these bodies.

Section 2 of this Act specifies the purposes for which corporations may be formed. Clause XI of the second paragraph of this section enumerates as among such purposes: “The manufacturing and supply of gas or the supply of light or heat to the public by any other means.” In substance, this clause has remained unaltered by the subsequent amendments. By the Act of May 8, 1889 (P. L. 126), its scope was enlarged so that it should include electric light and power companies, and it was also amended by the last named act so as to read “the manufacture and supply of

gas, or the supply of light, heat and power by means of electricity, or the supply of light, heat or power to the public by any other means." In a still later amending act, that of June 10, 1893 (P. L. 435), however, it reappears in its original form.

The following sections, from 4 to 26, inclusive, of the Act of 1874, deal with those general incidents which are made applicable alike to all corporations; and those from 27 to 39, with the especial distinguishing peculiarities which mark the differences between them, taking them up in the order in which their purposes are set forth in Section 2.

In this order, Section 34 of the Act would properly be concerned, in so far as the two classes, to wit, water and gas companies were to be similarly treated, with those corporations, the purposes of which are declared in Clauses IX and XI of Section 2.

The first lines of Section 34 as it stood in the Act of 1874 accordingly indicated the intention of the law-makers to deal in that section with "companies incorporated under the provisions of this statute for the supply of water to the public, or for the manufacture and supply of gas, or the supply of light or heat to the public by any other means." Language of like import was used throughout the pertinent clauses of the 34th section.

The Act of 1887, Section 1, altered the words quoted above so as to read as follows: "Companies incorporated under the provisions of this statute for the supply of water to the public, or for the manufacture and supply of light, heat and fuel, or any of them, by any process of manufacture." * * * Similar changes of phrase were introduced by Sections 2 and 3 of the amending Act of 1887. The said Clause XI, Section 2 of the Act of 1874 is not amended by the later act.

This being the state of the law, it is contended that a company is not empowered to make and furnish gas for use as light, by a charter which grants to it a franchise for manufacturing and supplying gas to the public, and which does not specify therein the ultimate purpose for which the gas is to be used, and that therefore, such lack of power

would preclude a company so chartered from operating an illuminating plant, as the lessee of the City, even with the consent thereof.

In the case of *Emerson vs. Commonwealth*, above quoted, a distinction is drawn at some length on page 126 (108 Pa. St.), between the power to supply heat under the Act of 1874, and the supply of gas to be used by those to whom it is supplied for the purpose of making heat. In brief, the court decides that gas is not heat, but rather the raw material or fuel which reaches the consumer unchanged and is only converted into heat by his act, and not by the act of the company which furnishes it. The court therefore found that the right to supply natural gas did not follow from the provision of the statute which authorized the incorporation of companies for "the supply of light and "heat to the public by any other means."

If this distinction is applied to light as well as to heat, and is carried into the construction of the Act of 1887, it would be manifest that a company incorporated for the manufacture and supply of gas would more nearly answer the qualifications required in a lessee of the City's gas works than that of a company whose charter authorized the manufacture and supply of light "by any process of manufacture." Gas is supplied at present and is to be supplied in the future in this city as gas, not as light, and, while it is true that the main purpose for which it is used is for lighting, yet this is not the only purpose. It is matter of common knowledge that gas, in recent years, has come to be largely employed, both as a fuel for culinary purposes, and for heating. The function of such a general supply as this seems exactly consistent with the power of a company which is chartered for the manufacture and supply of gas generally, without any specification as to the uses to which the gas is to be put. Be this as it may, however, if the distinction made by Mr. Justice Green and noted above, is to prevail, the power to supply gas, and not to supply light merely, is really what the City should seek in the charter of a company offering itself as lessee of the gas works.

But however forcible this distinction may appear as applied to the Act of 1874, I cannot think that the Legisla-

ture intended that it should likewise apply to the Act of 1887. The words "for the manufacture and supply of light, heat and fuel, or any of them by any process of manufacture" and similar expressions used throughout the three sections of the latter act, seem clearly to be intended as a wider and more comprehensive paraphrase of the language of the Act of 1874, wherein it reads:—"For the manufacture and supply of gas, or the supply of heat or light to the public by any other means. The purpose of this change of wording would appear to be intended to include every process of manufacture, and not to exclude any; in short, to escape the legal implication that the words "other means" as used in the Act of 1874, meant only other similar means. That it was not the intention of the framers of the act of 1887, by that act, to exclude gas-making as one of the means for the supply of light under Section 34 of the Act of 1874 as amended, appears from several considerations, conspicuous among which is the fact that Clause XI, Section 2 of the Act of 1874, was left unaltered. It is plain that the Act of 1887, as well as the 34th Section of the Act of 1874, was made appurtenant to Clause XI of Section 2 of the last named Act. The said section (that is, Section 2, Act of 1874) expressly specifies the purpose for which incorporation is authorized. Therefore, under Clause XI of that section, as it still stands, the authority remains to incorporate companies for the "manufacture and supply of gas."

Again, the frequent use of the word "gas" in the Act of 1887, as well as in the unaltered portions of Section 34 of the Act of 1874, would seem to show that the Legislature did not intend by the Act of 1887, to prevent incorporation for the making and supplying of gas. On the contrary, the evidently implied intention is that gas should retain its character as one of the media through which light and heat might be produced. In Section 2 of that Act, which adhered to the language of the Act of 1874, systems of distribution for the conveyance of gas are mentioned and a restriction is imposed as to the chemical composition of gas made by such companies. Clauses 4, 5, 6 and 7, of Section 34 of the Act of 1874, which are left intact by the Act of 1887, contain numerous references to gas as the source of heat and light.

It is suggested, however, that a company wishing to enjoy the benefits of Section 34, as amended by the Act of 1887, must specifically claim, by its charter, the distinct privilege of manufacture and supply for heat, light or fuel, or all of them, as well also, as the general right to manufacture and supply gas. But in view of the fact that such a company is permitted to use its "process of manufacture" for all these purposes, or for any of them as it may choose, and that the Act of 1887 merely particularizes the rights which are granted in more general language in Clauses IX and XI, of Section 2, of the Act of 1874, and that said Clause XI expressly confers the necessary authority to obtain a charter by a company organized simply to manufacture and supply gas to the public, it does not seem to be made compulsory upon such companies to state in concrete terms that they mean to supply all of the three uses to which their product may be put. At least, this is so far true that a charter already granted should not, in the absence of judicial construction, be regarded as invalid because of the absence of such detailed specification, so as thereby to render it incompetent for the purposes now under consideration. Doubtless the option is offered to secure incorporation for either one or two of the purposes for which gas may be furnished, and if such purpose be for light only, a valuable privilege would result from such limitation; but nowhere in the act does it appear that a charter shall be invalid if framed in the general language of Clause XI, Section 2, Act of 1874.

It cannot be objected that companies thus incorporated are without power to enter upon the streets of the city. Under authority of *Freeport Co. vs. Prager*, 129 Pa., 605, this would seem to be a matter resting in the discretion of the city authorities. In *Carother's Appeal*, 118 Pa., 468, and in *Warren Gaslight Co. vs. Pa. Co.*, 161 Pa., 510, moreover, questions as to the means of transportation of gas were decided to be merely incidental, and sufficient authority in regard thereto was held to follow from the charter right of manufacture.

For reasons thus indicated, it would seem conclusive that the Twenty-seventh Ward Gas Fuel Company can be said to

be competent to undertake and fulfill the duties and requirements of the City's lessee.

This ordinance, if it should be passed, would require such amendment as to make the purpose of Councils more clearly apparent. As now expressed, it is left to the option of the gentlemen named in the ordinance, whether an existing corporation, or one to be incorporated, shall take the lease. If the Twenty-seventh Ward Company is to be the lessee, this should be stated specifically, and the contract should be definitely made with that organization.

The propositions made by the "Ridgway Syndicate" and by Mr. Ker and his associates, involve the taking of the lease by companies not yet incorporated, or in the alternative, by the individuals submitting such propositions.

In so far as questions of a prospective incorporation are concerned, they must depend upon the action of the proper officers of the executive branch of the State government, or perhaps, ultimately, upon that of the courts. It is impossible to foresee what the decision of those tribunals may be.

If either of these companies shall succeed in obtaining a charter authorizing it to manufacture and supply gas to the public, either with or without a specification of the uses to which the gas may be put, I am of the opinion that such successful company, when its charter shall have been granted, will be competent for the purposes in view.

In the case of *Homestead Railway vs. Pittsburg Railway*, 166 Pa., 162, the Supreme Court intimated a grave doubt whether municipal consent to take effect upon the chartering and organization of the corporate body not yet formed, would be valid. For this reason, and because it is uncertain whether these corporations will secure charters if Councils decide to lease to either of them, final action should be deferred, or at least the Mayor should be instructed to withhold his signature from the agreement, until the company chosen shall have obtained its charter.

Upon the subject of leasing to syndicates or individuals, it was decided in *Freeport Water Co. vs. Prager*, *supra*, that it is not legally forbidden to a municipality to contract with private individuals for the supply of water. Pre-

sumptively the same rule would apply to gas. The advantages and disadvantages of private, as distinct from corporation management, from a business point of view, will suggest themselves to the wisdom of Councils, without comment from me. There is a legal difference which, however, should be pointed out, and that is, that a corporation chartered under the 34th Section of the said Corporation Act, is a quasi public body, enjoying the right of eminent domain and compellable, by virtue of the conditions of its existence, to serve the public at large. An individual, or body of individuals, does not inherently enjoy such privilege, or, what is more important, become liable to fulfill the same duty.

It is true, that if the lease be made to private parties, the City may require that a binding stipulation be therein inserted, by which such lessees shall agree equally and impartially to serve all alike. But, even with such a clause introduced, the means of redress, upon violation thereof, would necessarily be less direct and less complete to the injured citizen than if the lessee was a corporation, and consequently, was obliged to respond to all proper demands.

The same rule may be applied to the Bay State Gas Company, a foreign corporation, the next applicant for the lease. If a private citizen may carry on the business of making and supplying gas to a community, the same might be done by a foreign corporation possessing proper charter powers, and having conformed to the requirements of the law of this State, relative to the subject. Whether this company has as yet done what our law requires before a foreign corporation may conduct business in Pennsylvania, and what is the nature and extent of the franchises with which its charter endows it, are not apparent.

The lease proposed by the Bay State Gas Company provides that it shall be lawful for said company "to assign this contract to the City Gas Light Company of Philadelphia, or to any other corporation of Pennsylvania." The City Gas Light Company thus named, is a proposed corporation which made application to the Governor for a charter, which application was refused on May 21, 1896, because of an improper and insufficient statement of pur-

pose in its charter. It was suggested, however, that the name of the City Gas Company be substituted in the ordinance for that of the City Gas Light Company.

The City Gas Company was incorporated on April 4, 1894, for the purpose of "the manufacture of artificial gas and the supplying of the public therewith in the City and County of Philadelphia, and the doing of other acts and things pertaining to such business."

By Act of May 16, 1889 (P. L. 241), it was provided as follows: "If any company incorporated under this Act, or any of its supplements, shall not proceed in good faith to carry on its work and construct or acquire its necessary buildings, structures, property or improvements within the space of two years from the date of its letters patent, and shall not within the space of five years thereafter complete the same, the rights and privileges thereby granted to said corporation shall revert to the Commonwealth."

In the absence of evidence that a corporation has complied with the above requirement of the law, its privileges revert to the Commonwealth, and its corporate existence ceases. *Commonwealth vs. Lykens Water Co.*, 110 Pa., 391.

It was claimed that the City Gas Company had proceeded in good faith to acquire the necessary buildings, etc., through an application made to Councils in 1894, and since repeated, to lease and operate the city gas works.

What are the actual facts in regard to this contention, and how far they go in the direction of a compliance with the requirement of the statute, was not brought out, and consequently, cannot now be decided.

Claim was made on behalf of the West Manayunk Gas Company, to an exclusive franchise as against all of the other companies, to manufacture gas and supply the same to the public in the Twenty-first Ward, formerly the Borough of Manayunk, which would preclude any other corporation from supplying gas in the territory reserved to itself. This company, it appears, has erected and is operating gas works in the district in question, under a charter granted in 1878, which would vest in it the exclusive privilege claimed, if the City has at any time given its con-

sent thereto. This is a question of fact in which the burden of proof would rest upon the company alleging that such consent had been given. No adequate evidence upon this head was presented, and I therefore refrain from passing upon the question. It will be noticed, however, that in proceedings before Hon. Frank Reeder, Secretary of the Commonwealth (5 Dist. Rep., 396) it was admitted by all parties that the West Manayunk Gas Company had an exclusive franchise in the Twenty-first Ward.

The questions involved in the above inquiry, are not only in a legal sense most intricate, but they concern interests of great moment to this City; they are of such a character that they could not be disposed of hastily, nor without serious, earnest and careful consideration. For this reason I have been obliged to treat them at considerable length, and yet not more so than the importance of the subject demands. I have striven to do this fully and in a spirit of perfect fairness, with the sole endeavor to discover and set forth the exact legal relations as nearly as possible of all the parties affected thereby.

Reverting to your first request, which is concerned with the form of the several ordinances, and which suggests that I advise you which of them most conforms to legal propriety and to the interests of the City, I would say that all of the proposed ordinances are similar in their most important characteristics. Most of the matters in which they differ relate to questions of expediency upon which I do not deem it my province to intrude, as the consideration of them must be wholly left with the discretion of Councils. All of the various leases proposed are, in the main, properly drawn to express the intended purposes of the parties thereto.

However, the ordinance designated as the "Baker Ordinance" omits the various preambles contained in the other ordinances, and in so doing it is in better form, being more concise and clear.

The other three ordinances are practically similar as to form, and the one first submitted, namely, that of the United Gas Improvement Company, can be taken as an example, and as to it I would briefly offer the following

suggestions of alterations which should be made therein in order to protect the City's interest, and to more clearly express the purpose of the lease.

As the lease contemplates that the property of the Philadelphia Gas Improvement Company shall revert to the City that company should be made a party to the contract, and it should be provided that the property of the Philadelphia Gas Improvement Company shall become the property of the City, if the option to terminate the lease at the expiration of the ten years be exercised. In the second paragraph of Clause 6, page 9 of the lease, there is a provision for the payment by the City of the appraised value of the works of the Philadelphia Gas Improvement Company, but nothing is said as to the transfer of that property to the City.

Paragraph 5, Clause 1, should be amended so as to provide that if the assignment of the lease be made to a corporation other than one mentioned in the ordinance, it should be a corporation having power to exercise the franchise.

In Paragraph 4, Clause 6, page 9, it is required that a statement of the expenditures during the year 1897, and for each succeeding year, during a period of ten years, shall be filed with the Controller of the City of Philadelphia. This could be amended so as to require a statement to be filed annually during the entire period of thirty years, or until the \$15,000,000 have been expended in betterments and improvements, the annual statement so filed to be audited by the Controller, and be verified and approved by him.

At the end of Paragraph 1, Clause 7, page 11, should be added "and the same shall be maintained up to that time, and shall then be in good order and condition."

It should be stated in Clause 8, page 12, "the laying or extension of the pipes and mains for the distribution of gas shall be at the expense of the lessee and not chargeable to the consumer."

Paragraph 3, Clause 9, page 14, should be amended by striking out the following: "But the said the * * * its successors or assigns, shall be entitled to repayment of the same by the City, if it shall be shown that the default

on account of which the fine was imposed was due to causes beyond the control of the said, the * * * * its successors and assigns." This Paragraph 3 should be further modified by substituting "the sum of Five Hundred Dollars as liquidated damages" in place of "a penalty of Five Hundred Dollars," and the phrase "liquidated damages" should take the place of the word "fine," wherever it occurs in the said paragraph.

In Clause 12, page 18, referring to the sums to be paid the City of Philadelphia, the expression used is "all the sums received by them in excess of ninety cents per thousand cubic feet." This would prevent the City from receiving any money upon the unpaid bills. The provision as to this in the "Ridgway Ordinance," Clause 12, is that the City shall be paid ten cents per thousand upon all gas sold.

In Clause 12, page 18, line 28, after the word "sales," should be inserted "or for sales in any previous quarter."

There should also be inserted a clause of the following nature: "In the event of the failure of the said lessee for the space of * * * * days, to comply with any of the terms of this agreement, the said City may at once, thereupon declare the said lease terminated and rescinded; and, upon the termination of the said lease, either at the expiration of the ten years, or the thirty years, or by reason of the failure of the said lessee for the space of * * * * days to comply with any of the terms of this agreement, the Mayor of the said City shall have the right to immediately enter upon and take possession of the property herein demised." A clause somewhat similar will be found in Section 9, of the "Baker Ordinance."

There should be added this further section: "Nothing in this ordinance shall be taken or construed as giving the consent of the City as required by the Act of April 29, 1874, or by the Act of June 2, 1887, to the * * * * or their successors or assigns to exercise the franchise of a gas company in the City of Philadelphia, except in so far as it may be necessary to the proper performance of the contract during the term of this lease."

Any provisions authorizing the City to appoint some of the directors of the lessee company, should be omitted. A

recent decision of the Supreme Court declares such a clause beyond the power both of the City and the contracting corporation.

Yours very respectfully,
JOHN L. KINSEY,
City Solicitor.

AN ORDINANCE

Authorizing the execution of a contract with The United Gas Improvement Company, its successors and assigns, by the City of Philadelphia, for the lease to the former of the gas works, street mains, conduits, pipes, services, meters, and other property, real and personal, of the latter, used for and in connection with the manufacture and distribution of gas in the City of Philadelphia; for the operation, maintenance, enlargement, extension, and betterment of the same; for the manufacture and distribution of gas in said city by said The United Gas Improvement Company, its successors and assigns, and for the exclusive supply, by said lessee and its assigns, of all gas to be supplied to consumers by or with the consent of said city during the term of the lease.

WHEREAS, The sole source of supply of gas in the City of Philadelphia, saving of that manufactured and supplied to said city under its contract dated the third day of August, 1888, with the Philadelphia Gas Improvement Company, and also of that supplied by the Northern Liberties Gas Light Company, which latter company claims a right also to supply gas in portions of said city, is certain property known collectively as the Philadelphia Gas Works, owned by said city and now operated by it;

AND WHEREAS, Very large sums of money ought now to be expended in laying additional mains, services and connections, in supplying meters and appurtenances, and in the erection of new and additional apparatus necessary for the economical manufacture, storage and distribution of gas sufficient to supply the present and prospective demands for gas by the city and by its inhabitants;

AND WHEREAS, The requirements of the city for other

Philadelphia; for the operation, maintenance, enlargement, extension, and betterment of the same; for the manufacture and distribution of gas in said city by said The United Gas Improvement Company, its successors and assigns, and for the exclusive supply by said lessee and its assigns, of all gas to be supplied to consumers by or with the consent of said city during the term of the lease," duly approved the day of 189 , it was provided for the reasons therein set forth that this contract should be executed;

Now, THEREFORE, It is agreed between the parties hereto as follows :

Clause 1. The City of Philadelphia does hereby lease to the said The United Gas Improvement Company, its successors and assigns, for the term beginning the day of , 189 , and ending December 31, 1927, all the property, real and personal, collectively known as the Philadelphia Gas Works, with the appurtenances, including, *inter alia*, the property particularly described in Exhibit A. hereto attached, which is to be taken as a part of this contract, comprising, generally, the land, buildings, tenements, machinery, apparatus, tools, mains, pipes, services, meters and other appurtenances possessed or used by or for the City of Philadelphia in the manufacture, storage, sale, distribution and supply of gas, it being understood that the specification of said leased property in said Exhibit A shall not be construed in such way as to exclude from the list any items omitted which should have been therein included; and that no unpaid bills for gas or liens against real estate for the same nor unpaid accounts for residual products existing at the date when the lessee takes possession are included or intended to be included in the property herein assigned and leased; and it being further understood and agreed that The United Gas Improvement Company, its successors and assigns, shall at its own expense assume and pay any and all ground rents and the rental of any land, building or buildings of which the city is a lessee which are used in connection with the City's gas business. Delivery shall be made of all such property to said The United Gas Improvement Company, its successors and

assigns, by the City of Philadelphia, as soon as may be after the execution of these presents and antecedently to the date fixed for the commencement of the lease, and upon the performance by the said The United Gas Improvement Company of the obligations imposed upon it by Clause 3 of this agreement, it being understood that the City of Philadelphia also must do all necessary on its part to be done to enable said The United Gas Improvement Company to know the amount to be paid under Clause 2. And said lessee hereby agrees that it will pay all rents or other charges for water which shall be used by the lessee upon the leased premises or any part thereof.

The City of Philadelphia does hereby authorize and empower the said The United Gas Improvement Company, its successors and assigns, hereafter during the term of this contract to retain possession of, maintain, change, alter and repair, and to operate said gas works and appurtenances and all the property hereby leased, and to lay, repair, remove, relay, extend, and maintain mains, pipes, services and appurtenances along and beneath the surface of the highways, streets, avenues, alleys, ways and public places in said city for the supply and distribution of gas; and said company, its successors and assigns, during the continuance of this contract, shall have the exclusive right, for said purposes, to enter upon and occupy all said highways, streets, avenues, lanes, ways, alleys, and public places and to supply and distribute gas through pipes laid therein: *Provided, however,* That to such extent as the Northern Liberties Gas Light Company is now possessed of a right to supply gas within any portion of the City of Philadelphia, this contract shall not be construed as intended to vest in the lessee any right in such territory, except such rights as the City has therein. The City of Philadelphia agrees that during the term of this contract it will do nothing, by ordinance or otherwise, which will in any way interfere with, or limit, restrict or impair this exclusive right hereby vested in said The United Gas Improvement Company, its successors and assigns.

All openings, excavations and repaving shall be made subject to such general rules and regulations as from time

to time shall be in force concerning the opening, excavation and repaving of streets and the protection of travel along same and the trenches shall be refilled and repaved with the same material and character of paving as before they were opened. All openings, excavations, repaving and refilling shall be subject to the approval of the Department of Public Works. If at any time The United Gas Improvement Company, its successors or assigns, shall neglect or refuse to refill any trenches and repave over all openings which it or its successors or assigns shall have made upon notifications from the Department of Public Works, said Department is hereby given full power and authority to do such refilling and repaving at the expense and cost of The United Gas Improvement Company, its successors and assigns, and if the City of Philadelphia at any time in the future build and construct a suitable sub-way that the said lessee, its successors and assigns, shall and will when so requested by the City of Philadelphia place its pipes in such sub-way at its own cost and expense and no rental shall be charged therefor by the City of Philadelphia.

It shall be lawful for the said The United Gas Improvement Company to assign this contract to The Equitable Illuminating Gas Light Company of Philadelphia, and to any other corporation of Pennsylvania having power to exercise the franchise, and also to enter into an agreement with said company, or with any other of said companies, for the performance, in whole or in part, of this contract, or for vesting in such assignee any rights under this contract, and to authorize such other company or companies to do all things necessary in and about such performance, including the occupancy and use of the highways, streets, avenues, lanes, ways, alleys and public places in laying, repairing, removing, relaying, extending and maintaining mains, pipes, services, and appurtenances and supplying gas. Authority is hereby given to the said The Equitable Illuminating Gas Light Company of Philadelphia, assignee as aforesaid, and to any other corporation which may thus become the assignee or covenantee of the said The United Gas Improvement Company, to enter upon and to occupy the highways, streets, avenues, lanes, ways, alleys, and public places of the City of Philadelphia

during the existence of this lease, but no longer, for the purpose of laying, repairing, removing, relaying, extending, and maintaining mains, pipes, services, and all other appurtenances and appliances necessary for the distribution of gas to the City of Philadelphia and to the inhabitants thereof. Such assignees, including the said The Equitable Illuminating Gas Light Company of Philadelphia, may manufacture, distribute, and sell gas in all parts of the City of Philadelphia subject to the same limitations and restrictions as are herein imposed in the grant to The United Gas Improvement Company, to said city and to the inhabitants thereof at all times hereafter during the existence of this lease.

No assignment of this lease, or of any of the rights or privileges herein granted, nor any contract with the said The Equitable Illuminating Gas Light Company of Philadelphia, or any other company, shall in any way diminish the primary obligation and liability of the said The United Gas Improvement Company to perform all the obligations of this contract. Its obligation hereunder shall in no respect be diminished or impaired by any such assignment, or contract, but it shall remain liable jointly with such assignee or covenantor for the performance of all the obligations hereof to the same extent as if no assignment, sublease or contract had been made by it. In any case in which an assignment or assignments of this contract shall be made, written notice that an assignment has been made, giving the name of the assignee and the date of the assignment, shall be filed by The United Gas Improvement Company, in the office of the Mayor before the assignee shall acquire any rights under this contract

Clause 2. An inventory and appraisement shall be prepared by the Director of Public Works of all coal, coke, tar and lime on hand at said City's Gas Works and of all gas on hand in the holders, mains and pipes of the City when the property leased shall be delivered to the lessee hereunder, and said The United Gas Improvement Company shall pay to said City the amount of this appraisement at once upon presentation to it of such inventory and appraisement. In making such appraisement the Director

shall be guided by the cost (in case of gas in holder, mains and pipes, it shall be City's holder cost) of the articles named therein. The appraisement of this inventory shall be made by the Director of the Department of Public Works, or by an appraiser or appraisers appointed by him; said appraisers shall be guided by and bound by the market price of the articles which will be enumerated in the said inventory at the date this ordinance becomes a law. The current bills for gas shall be collected by The United Gas Improvement Company, which shall pay to the City Treasurer, as received, the proportion of said receipts to which it is herewith agreed said City shall be entitled, which proportion shall be represented in each case by a fraction having as its denominator the number of days covered by the bill and for its numerator the number of said days during which gas was supplied to said consumer by the City.

Clause 3. Simultaneously with the execution of this agreement, The United Gas Improvement Company shall execute and deliver to the City of Philadelphia its bond, with surety or sureties, in the penal sum of one million (1,000,000) dollars, conditioned for the faithful performance of the obligations hereof. Such bond shall be in such form as shall be approved by the City Solicitor, and the surety or sureties thereon shall be approved by him.

Clause 4. The said The United Gas Improvement Company, its successors and assigns, shall, at the expiration of two years from the date of the lease surrender, release and deliver to the City of Philadelphia full and absolute possession of all that part or portion of the property known as the Ninth Ward Station, described as follows, to wit: All that certain lot or piece of ground with the buildings thereon erected, bounded on the south by Chestnut street, on the east by Twenty-fourth street, on the north by Market street, and on the west by the Schuylkill river; and, also, all that certain lot or piece of ground with buildings thereon erected, bounded on the south by Market street, on the west by the Schuylkill river, on the north by the Pennsylvania Railroad, and on the east by Twenty-third street: *Provided, however,* That the said The United Gas Improvement Company, its successors and assigns shall have

the right to remove the works, machinery and appliances located upon the property so to be delivered, surrendered and released, to other portions of the leased property at any time prior to the surrender of said two above described lots or pieces of ground and buildings thereon erected.

Clause 5. The City of Philadelphia hereby assigns to the said The United Gas Improvement Company, its successors and assigns, all its rights under its contract with the Philadelphia Gas Improvement Company dated the third day of August, 1888, and it agrees that said Philadelphia Gas Improvement Company may assign the same contract to the said The United Gas Improvement Company, its successors and assigns.

Clause 6. If, on or before the first day of July, 1907, (and time in this respect shall be of the essence of this contract), there shall have been served upon The United Gas Improvement Company a written notice, signed by the Mayor of the City of Philadelphia, of the desire of said city to terminate this contract at the expiration of ten (10) years from the first day of January, 1898, and if, on or before said first day of July, 1907, an ordinance providing for such termination shall have been duly enacted by said City of Philadelphia, then it shall be the right of said City of Philadelphia to terminate this contract at the expiration of ten (10) years from the first day of January, 1898: *Provided*, That on or before December 31st, 1907, (and time in this particular shall be of the essence of this contract), the payments herein provided to be made to the said The United Gas Improvement Company, its successors and assigns, shall have been fully and completely made by said city. In case of a failure to pass said ordinance on or before said first day of July, 1907, or of a failure to notify The United Gas Improvement Company on or before that date of the desire of the city to take possession of the leased property in pursuance of said ordinance, or of the failure of the City of Philadelphia to pay in full, on or before the thirty-first day of December, 1907, the amount of money herein provided, this option on the part of the City of Philadelphia to terminate this contract prior to December 31st, 1927, shall cease and be forever at an end.

The payment which must be so made to The United Gas Improvement Company, its successors and assigns, shall be a reimbursement of all sums of money expended by the said The United Gas Improvement Company, its successors or assigns, subsequent to the date of this contract, in or about the buildings, apparatus, machinery, mains, pipes, services, connections, meters, appliances and appurtenances of the Philadelphia Gas Works and of the gas works now owned and operated by said Philadelphia Gas Improvement Company, including, however, such sum or sums of money only by the said company, its successors and assigns, paid in and about the alteration, enlargement, removal, extension, betterment and improvement of all said manufacturing and distributive systems and plants, with interest thereon at the rate of six (6) per centum per annum, simple interest; together with a sum which shall be the equivalent of the appraised value of the property now belonging to the Philadelphia Gas Improvement Company used as aforesaid, and interest thereon at the rate of six (6) per cent. per annum, simple interest, from the date of this lease, to the date of payment. Said appraised value shall be ascertained by the report of at least a majority of three (3) appraisers, one to be appointed by the City of Philadelphia, one by the said The United Gas Improvement Company, and the third by the two first chosen. Said report of the appraisers shall be filed with the Mayor of the City within sixty (60) days after the date of this contract.

In order to aid in the appraisalment last provided for, an inventory showing in detail the property now belonging to the Philadelphia Gas Improvement Company, used for the purpose of carrying out its contract with the City of Philadelphia, shall be made not later than thirty (30) days after the execution of this agreement. This shall be certified to as being correct by either the President or the Treasurer of The United Gas Improvement Company and the Mayor of the City of Philadelphia representing the City.

Upon the execution and delivery of this contract and of the demised premises, there shall be delivered to the Mayor the agreement of the Philadelphia Gas Improvement Company assenting to, accepting and agreeing to be bound by the provisions of this Clause 6 relative to the property of that company.

On the first day of February, 1898, The United Gas Improvement Company, its successors or assigns, shall file with the Controller of the City of Philadelphia a statement, showing in detail expenditures during the year 1897, for alterations, enlargements, removals, betterments and improvements, not including repairs made by it in and about the gas works, and for the mains, meters, services and appurtenances. On the first day of February of each year following, during the continuance of this lease, the said The United Gas Improvement Company, its successors and assigns, shall file with the Controller of the City of Philadelphia a similar statement of expenditures in and about the same matters made during the calendar year immediately preceding, and on the thirty-first day of December, 1907, shall file such a statement for the year ending on that date. Interest upon the amounts so shown shall be calculated and paid at the rate of six (6) per centum per annum, simple interest, from the first day of the year succeeding that in which the expenditures were made to the date of payment by the City of Philadelphia. The Controller of the City of Philadelphia shall have the right to examine, audit and verify the statements so to be filed as herein provided.

Said The United Gas Improvement Company hereby agrees that upon the receipt of payments aforesaid it shall and will execute and deliver to the City of Philadelphia good and sufficient deeds and instruments in writing necessary to transfer and convey said property so paid for to said City of Philadelphia.

Said option shall only be exercised in the way and manner and upon the terms herein provided. If it shall so happen that the said City cannot exercise or shall not exercise this option upon the terms herein provided this contract shall be treated as though said option had never been given.

Clause 7. Upon the termination of this lease by the expiration of the term specified in Clause 1 of this contract, namely, on December 31, 1927, said The United Gas Improvement Company, its successors and assigns, shall deliver to the said City the property herein leased in the same good order and condition in which the same now is, to such

extent as said property shall not have been altered or changed under this contract by the enlargements, extensions, betterments and improvements made in and about the manufacturing and distributing systems and plants during the period of this lease, and together with all such alterations, changes, enlargements, extensions, betterments and improvements, all of which shall be so delivered to the City in good first-class order and condition at such termination of the lease. Said The United Gas Improvement Company, its successors and assigns, shall also at the same time deliver to the said City in good first-class order and condition the property now belonging to the said Philadelphia Gas Improvement Company, used under said contract between it and the City of Philadelphia, as above provided, and also all extensions, enlargements, improvements and betterments of said property, free and clear of all debts and obligations of every sort, kind and description; and together with the right to use all processes of every kind useful in the manufacture of gas then established and in use at any of said works. All the changes, alterations, constructions, removals and repairs which shall be necessary to be made from time to time in the proper maintenance, extension, improvement and betterment of the said leased Gas Works and appurtenances and the plant of the Philadelphia Gas Improvement Company, shall be made and done by said The United Gas Improvement Company, its successors and assigns, and the City of Philadelphia shall receive the same, together with the said plants and all the property of the Philadelphia Gas Improvement Company, in an efficient state at such expiration of this lease without any charge or cost to the City of Philadelphia. It is the intent of this agreement that the City of Philadelphia at the end of the term, namely, on December 31, 1927, shall without charge or cost receive all of the said Works in the condition of alteration, improvement and change in which the same shall then exist, and the same shall be so maintained as to be then in first-class order and condition.

Said The United Gas Improvement Company shall at its own cost and expense keep the buildings, machinery and other property of the City of Philadelphia delivered

to it, and which shall be constructed by it under this lease, of the character usually insured by gas companies insured to the extent that such properties of gas companies are usually insured (but not less than the total insurance now carried by the City on said property), and shall insure the buildings, machinery and other property of the City of Philadelphia delivered to it under this lease to an amount not less than the total insurance of the same now carried by the said City, and shall expend all sums received by it under any such policies of insurance upon the repair, replacement or reconstruction of the City's buildings, machinery and other property so damaged or destroyed by fire, received by said lessee hereunder.

Upon the termination of this contract, either on December 31st, 1907, or on December 31st, 1927, the City of Philadelphia shall have the option to purchase all the coal, oil, coke, tar, lime, and other gas-making supplies and residual products then on hand at said works at the then market price, or to have the said The United Gas Improvement Company, its successors and assigns, remove the same at its own cost and expense as soon as conveniently can be done. All the gas in the holders, mains and pipes of said works at the termination of this contract, either on December 31st, 1907, or on December 31st, 1927, shall be accounted for at holder cost by the city to The United Gas Improvement Company when paid for by consumers.

Clause 8. The United Gas Improvement Company agrees for itself, its successors and assigns, that it shall and will, within three (3) years from the date of the delivery to it of the said Gas Works, expend in the alteration, improvement, extension and betterment of the manufacturing and distributive system, and mains, services, meters, connections and appurtenances of said Gas Works referred to in this ordinance, at least five million (5,000,000) dollars, and thereafter in each year during the continuance of this contract expend such sums of money as may be needed from time to time to extend the same to provide for the growth of the business so as to supply gas wherever it may be demanded, in accordance with the terms, provisions and conditions of this clause of the lease. It is estimated that the total of

such expenditures will be at least fifteen million (15,000,000) dollars, and the said The United Gas Improvement Company hereby agrees and binds itself, its successors and assigns, that it shall and will expend said sum of fifteen million (15,000,000) dollars during said period of thirty (30) years, and that it shall and will also expend all such other amounts over the above fifteen million (15,000,000) dollars which may be required for the purposes stated above. The said The United Gas Improvement Company, its successors and assigns, shall extend the pipes and mains for the distribution of gas on such highways, streets, avenues, alleys, ways and public places as may be necessary to meet the demand for gas, provided that at least one (1) consumer for every one hundred (100) feet of the extension of mains or pipe so made necessary shall first in writing agree to take gas from the said The United Gas Improvement Company, its successors and assigns, for a period of not less than one (1) year at the general rates for gas then in force; or in lieu of a consumer so contracting for each and every single building fitted with gas pipes, and for which application for the introduction of gas shall be made, such extension of one hundred (100) feet of mains or pipes so made necessary shall be made accordingly: *Provided further, however,* In no case shall said Company, its successors and assigns, be required to lay any pipes while frost is in the ground. The laying or extension of pipes and mains for the distribution of gas shall be at the expense of the lessee and not chargeable to the consumer.

Said The United Gas Improvement Company, its successors and assigns, shall at its own expense lay and furnish connecting or service pipes from the main or distributing pipes to the inside of the consumer's property line, and furnish and set the necessary meters (for which no charge or rental shall be made), and shall also at its own expense furnish and place a shut-off or stop-cock inside of the curb line whenever it desires to place the same.

The intention of this agreement is that all changes, extensions, improvements, removals and alterations in said gas works, in the mains, pipes, and appurtenances thereto, and in the property needed to meet the demands for gas as herein provided, shall be made in such way and manner

as shall maintain said gas works in first-class condition, with the best and most economical processes in use that are customary in the best regulated gas works. It is the further intent of this agreement that without cost to the City of Philadelphia, all such extensions, improvements, alterations and betterments in the manufacturing or distributing system of said gas works shall, upon the termination of the lease by the expiration of its full term, viz: on December 31st, 1927, pass to and vest in the City of Philadelphia upon the terms and conditions herein provided.

Clause 9. Said The United Gas Improvement Company, or its assigns, shall furnish proper stations for testing the candle power of the gas, located at a distance of not less than one (1) mile from each point of manufacture, and shall equip the same with a bar photometer and other appliances customary and necessary for such purposes. Tests shall be made and recorded daily by The United Gas Improvement Company or its assigns, and such records shall be at all times open to the inspection of the City. All such tests shall be made in the presence of a representative of the City appointed by the Mayor, who shall have the right to also make such tests himself at such stations in the presence of the Company's representative. Such representative of the City shall be the Inspector of Meters, if City Councils shall provide by this contract or otherwise for the appointment of such an official.

The said The United Gas Improvement Company, its successors or assigns, shall, as soon after the delivery to them of said Gas Works hereunder as is possible with due diligence and despatch, supply gas of good quality of not less than twenty-two (22) candle-power, daily average, tested as above, and maintain said supply during the continuance of this lease unless prevented by accidents beyond their control.

After the expiration of two years from the date of this lease for every failure of The United Gas Improvement Company, its successors or assigns, to comply with the terms and conditions of this clause relative to tests, quality and candle power of gas, the said The United Gas Im-

provement Company, its successors and assigns, shall pay to the City of Philadelphia a penalty of five hundred (500) dollars for each day during which such failure continues. In every case of such default and demand made by the City for the payment of the fine The United Gas Improvement Company, its successors or assigns, shall make payment of the fine to the City, but said The United Gas Improvement Company, its successors or assigns, shall be entitled to repayment of the same by the City if it shall be shown that the default on account of which the fine was imposed was due to causes beyond the control of said The United Gas Improvement Company, its successors and assigns.

Clause 10. The United Gas Improvement Company, its successors and assigns, shall from time to time, as the same shall be demanded by the City of Philadelphia, supply to it in each year without charge, delivered in its various public buildings, along the line of its mains, such amounts of gas as may be required for illuminating purposes in said public buildings; said The United Gas Improvement Company, its successors and assigns, shall also supply gas without charge to the City's street lamps and lamps in Public Squares, along the line of its mains up to the number that are being lighted at the beginning of this lease; and shall also in each succeeding year supply gas without charge to three hundred (300) street lamps or lamps in Public Squares in each year along the line of its mains in addition to the number supplied in the preceding year when directed so to do by ordinance of Councils, which shall also specify the location of the same. All said lamps shall be furnished with burners which shall give not less than 22 candle power and shall be lighted every night and all night.

Said The United Gas Improvement Company, its successors and assigns, shall, at its own cost and expense, run all services and make all connections between said street lamps and its distributing pipes or mains, furnish all burners required on said street lamps, and light, clean, extinguish and repair all lamps and lanterns and keep in repair all lamp-posts, lamps and lanterns in use during the term of this lease.

Clause 11. The price which shall be charged to all consumers, other than the City of Philadelphia, by the said The United Gas Improvement Company, its successors and assigns, shall, until otherwise provided by ordinances of Councils, be one (1) dollar per thousand cubic feet. It shall be competent for Councils to reduce these charges from time to time by ordinances; but said ordinances shall not at any time reduce the price below the following:

Until and including the thirty-first day of December, 1907, ninety (90) cents per thousand cubic feet.

From January 1st, 1908, until and including December 31st, 1912, eighty-five (85) cents per thousand cubic feet.

From January 1st, 1913, until and including December 31st, 1917, eighty (80) cents per thousand cubic feet.

From January 1st, 1918, until and including December 31st, 1927, seventy-five (75) cents per thousand cubic feet.

The said The United Gas Improvement Company, its successors and assigns, shall be entitled to enforce the same penalties for non-payment of bills at the offices of the company within five (5) days after presentation as are now in force in the City of Philadelphia, and to the same remedies against consumers for breaches of their contracts for the supply of gas.

But it is distinctly understood and agreed that nothing herein contained shall give to said The United Gas Improvement Company, its successors or assigns, any lien or claim upon a property for a tenant's or occupant's gas bills, or give the right to said The United Gas Improvement Company to refuse to furnish gas to any subsequent tenant or occupant of said property by reason of prior tenant or occupant having failed to pay the bill: *Provided, however,* That said The United Gas Improvement Company, its successors or assigns, shall not be required to furnish gas to any person, firm or body corporate indebted for arrearages due for gas theretofore supplied to them.

In order to provide for the amicable settlement of any disputes or disagreements which may arise between consumers and said The United Gas Improvement Company or its assigns, as to the amount of gas for which bill has been rendered and payment demanded, the correctness of

which is disputed by the consumer, said The United Gas Improvement Company agrees, for itself and for its successors and assigns, that it will provide a proper and convenient place or places on the leased property at which its meters may be inspected, with the proper and customary apparatus therefor, for the use of the official and his assistants who may be appointed by the Mayor as Inspector of Meters. Upon complaint of any consumer doubting the accuracy of the bill and declining to pay the same, lodged with such Inspector, alleging that the amount of gas for which the bill has been rendered and payment demanded is in excess of the amount consumed by such consumer, and upon demand thereafter made by the Inspector in writing to The United Gas Improvement Company or its assigns, said The United Gas Improvement Company or its assigns, shall disconnect the meter in question and deliver it to the inspection station for examination, where the testing of the meter for the purpose of ascertaining the correctness of its measurements shall be made by such Inspector in the presence of the representative of said The United Gas Improvement Company or its assigns. Such tests shall be made according to the established and well-known methods used for such purposes. Any such meter shall be disconnected by said Company, or its assigns between the hours of eight o'clock A. M. and three o'clock P. M., within 48 hours of the time when said Company or its assigns shall receive notice to disconnect such meter for such reasons; and the same shall be tested and returned to said The United Gas Improvement Company or its assigns within twenty-four (24) hours from its receipt at the testing station, bearing a seal, upon which shall be written the report of the Inspector that the meter in question is correct or incorrect, and if the latter, the percentage which it runs fast or slow, and the bill of the consumer about which the complaint has been made shall be corrected according to such finding and report of the Inspector.

Such Inspector of Meters and such assistants as the Mayor shall deem necessary shall be appointed by the Mayor and shall be duly sworn in conformity with the law to faithfully, honestly and diligently perform the duties of their respective offices.

Said The United Gas Improvement Company agrees, for itself, and its successors and assigns, that it will annually and at the beginning of each year of the lease pay to the City of Philadelphia the sum of ten thousand (10,000) dollars towards paying the salaries and expenses of the Inspector of Meters and his assistants, after the same shall be appointed in pursuance of this clause, and also towards defraying the expenses which the City may be put to in connection with tests of gas made in pursuance of Clause 9 of this lease.

When a meter is removed for the purpose of testing the said Company shall place a meter in place of one removed at their own cost and expense. The object being that no consumer shall be without light. The type of meter used for the measurement of gas shall be such type as shall be in general use in other large cities in the United States.

Any consumer desiring such test shall, on making his application to such Inspector, pay to him the sum of one (1) dollar, taking his receipt therefor, which amount shall be returned to the consumer if the tests and reports of the Inspector shall show that the meter in question is fast, but otherwise shall be paid by the Inspector into the treasury of the City of Philadelphia.

Bills shall not be rendered more frequently than are now rendered to various classes of consumers.

Clause 12. The United Gas Improvement Company, its successors or assigns, shall pay to the City of Philadelphia, in each year during the continuance of this agreement, as follows, viz:

Upon all gas sold prior to January 1st, 1908, all sums received by them in excess of ninety (90) cents per thousand cubic feet;

Upon all gas sold after December 31st, 1907, and prior to January 1st, 1913, all sums so received in excess of eighty-five (85) cents per thousand cubic feet;

Upon all gas sold after December 31st, 1912, and prior to January 1st, 1918, all sums so received in excess of eighty (80) cents per thousand cubic feet.

Upon all gas sold after December 31st, 1917, and prior

to January 1st, 1928, all sums so received in excess of seventy-five (75) cents per thousand cubic feet.

Statements shall be rendered and payments made under this clause by the lessee to the city as follows: Within twenty-five (25) days after the expiration of each quarter of each year for which any payment is to be made, beginning with the quarter preceding the first day of 189 , said The United Gas Improvement Company shall file with the Controller of the City of Philadelphia a statement, sworn to by its President or Vice-President, or by its Secretary or Treasurer, which shall state the quantity of gas measured in cubic feet sold hereunder within the quarter ending with the last day of the preceding month, the amount of money collected for such sales, or for sales in any previous quarter, and the amount of money due and payable to the City of Philadelphia under the provisions of this clause out of such receipts; and shall make payment to the City Treasurer of such amount so ascertained to be due to the City of Philadelphia hereunder within five (5) days after the expiration of said period of twenty-five (25) days. The City of Philadelphia shall have the right at all reasonable hours during the continuance of this contract, by its proper officers, to examine those books of the lessee which show the amount of gas so sold and paid for, so as to verify the correctness of said statements.

Clause 13. The City of Philadelphia shall have the right at all times, by its proper officers, during the continuance of this lease to enter upon and examine the premises leased, to inspect the same, and to test the candle power of the gas. Full facilities for these purposes shall be afforded by the lessee.

Clause 14. No indebtedness of the City of Philadelphia for or by reason or on account of the property hereinabove described, or the operations carried on therein, or with the same, prior to the delivery of the leased property, shall be chargeable against the said The United Gas Improvement Company, its successors or assigns. The same shall be chargeable to and payable by the City of Philadelphia.

Provided, however, That said The United Gas Improve-

ment Company does herewith expressly agree to assume and discharge all contracts made for the Bureau of Gas for the purchase of supplies for the manufacture of gas which have not been delivered prior to the date when this lease takes effect.

Clause 15. The said The United Gas Improvement Company, its successors or assigns, shall at all times during the continuance of this lease indemnify and save harmless the City of Philadelphia from all loss, injury, or damage which may be suffered by said city to or for any person, natural or artificial, by reason of any negligence of said company, its successors or assigns, and the servants, agents, or employees thereof, in the use and occupation of the property demised.

Clause 16. No disputes between the City and the lessee over any of the terms or provisions of this contract shall release the lessee from its obligation hereunder to manufacture and supply gas to the city and its inhabitants in accordance with the terms and provisions hereof during the existence of this lease.

Clause 17. The United Gas Improvement Company, its successors and assigns, shall furnish gas to consumers in the Twenty-first Ward at the same price and of the same candle-power as it will supply other parts of the City upon the same terms and conditions and subject to the same provisions and obligations as are herein above expressed and set forth.

Clause 18. In the event of the termination of this agreement in accordance with its provisions at the expiration of thirty (30) years from January 1, 1898, or by the City's election at the expiration of ten (10) years from January 1, 1898, or in the event of failure by the said The United Gas Improvement Company, its successors and assigns, to comply with any of the terms and conditions of the lease for the period of ten (10) days from and after compliance therewith shall have been demanded in writing by the Mayor of the City of Philadelphia, and the termination of this lease for such cause by the final judgment or decree of a court of competent jurisdiction, or in the event of the termination

of this lease by the final judgment or decree of a court of competent jurisdiction for any other cause or reason; the Mayor of the City of Philadelphia shall have, and is hereby given the right and power, to immediately enter upon and take possession of the property herein demised.

Clause 19. Nothing in this lease contained shall be construed to authorize, permit or consent to the conduct of the gas business in the City of Philadelphia by said The United Gas Improvement Company or its assigns after the expiration of the lease.

Clause 20. All rules and regulations of the City of Philadelphia now in force regulating the safety of the piping and fixtures of houses or buildings shall be binding upon the lessee or its assigns.

In Witness Whereof, The corporate seal of the City of Philadelphia, party of the first part, hath been hereto affixed, duly attested by the Mayor of the said city, and the corporate seal of the said The United Gas Improvement Company, party of the second part, hath been hereto affixed, duly attested by the proper officers thereof, the day and year first above written.

SECTION 2. The United Gas Improvement Company shall pay into the City Treasury the sum of one hundred (100) dollars for the printing of this ordinance.

APPENDIX NO. 52.

Philadelphia, October 28, 1897.

To the Select and Common Councils
of the City of Philadelphia.

GENTLEMEN :—We, the undersigned members of the Joint Committee on Finance and Gas, to whom was referred message from the Mayor accompanied with a bill entitled “An Ordinance authorizing the execution of a contract with the United Gas Improvement Company, its successors and assigns, by the City of Philadelphia, for the lease to the former of the gas

works, street mains, conduits, pipes, services, meters, and other property, real and personal, of the latter, used for and in connection with the manufacture and distribution of gas in the City of Philadelphia, for the operation, maintenance, enlargement, extension, and betterment of the same; for the manufacture and distribution of gas in said City by said The United Gas Improvement Company, its successors and assigns, and for the exclusive supply by said lessee and its assigns, of all gas to be supplied to consumers by or with the consent of said City during the term of the lease," would respectfully report, that in conjunction with the majority of the said Committee they have given careful consideration to the said ordinance, but utterly disagree with the report of the said majority, having arrived at the conclusion that the lease therein contained would be greatly to the detriment of the City of Philadelphia, in derogation of the rights and interests of its citizens and its approval by these Councils would be an act of folly worthy to be ranked with Esau's sale of his birth-right for a mess of pottage, without even the excuse of apparent necessity to justify it.

We further believe that it would be the means of placing in the hands of private corporations the exclusive right and monopoly of the sale of one of the necessities of life which we have no more right to do than we have to grant the exclusive right for the sale of coal, water or air.

We further believe that the government of a City by its citizens is as important as the government of the Nation by the people, and we are not ready yet to acknowledge that the citizens of Philadelphia are incapable of intelligently, honestly and economically administering its affairs.

A careful examination of the gas works and the testimony of its officials show the works to be in a good condition, capable now of producing eighteen million (18,000,000) cubic feet of gas per day, the average consumption being about thirteen million (13,000,000), and by the expenditure of two hundred and fifty thousand (250,000) dollars at the Twenty-fifth Ward Works this capacity can be increased to twenty-one million (21,000,-

000) cubic feet per day, exclusive of the water gas now used, and the only necessary improvements are for the mains and holders, which, under the estimate of the Chief of the Bureau will cost one million one hundred and fifty thousand (1,150,000) dollars, an expenditure which it was stated would reduce the amount of leakage and unaccounted for gas by two-thirds, a saving in dollars and cents of over four hundred thousand (400,000) dollars yearly. In addition to this, it is suggested that the establishment of a water-gas plant at the Point Breeze Works (as contemplated by the proposed lessees) would produce a further saving of six hundred thousand (600,000) dollars to eight hundred thousand (800,000) dollars yearly, and these works could be erected at a cost of (according to the estimate of the lessees) six hundred and fifty thousand (650,000) dollars, and a private estimate furnished us by competent engineers of two hundred thousand (200,000) dollars, say five hundred thousand (500,000) dollars.

It is therefore clear that by the expenditure of a little over one million and a half (1,500,000) dollars an annual saving of a million (1,000,000) dollars can be made at once and in the same manner as the proposed lessees state they contemplate doing it. The money for which could be raised either by the sale of part of the Ninth Ward plant, which is estimated at one million (1,000,000) dollars and which could be dispensed with after the erection of the water-gas plant and the laying of a main from Point Breeze to the holders at Twenty-second and Market streets, or by the temporary curtailment in the appropriations to the extensions in the other Departments and in the Public Buildings, and it is certainly vastly more important that the Gas Works should be saved and profitably run than that the City Hall tower should be finished at this time.

In addition to these reasons, your members have in mind that with the passage of years the process of manufacturing gas, as all other commodities, is constantly being cheapened by reason of which the City itself has been enabled to reduce its price to consumers during the last thirty (30) years from three (3) dollars per thousand feet to one (1) dollar per thousand feet, and it is within the bounds of possibility

that in the next thirty (30) years a corresponding cheapening or change of method of production will enable a corresponding reduction.

The President of the proposed lessees refused to have the propositions of coal and water-gas put in the lease, on the ground that methods of production might be changed, and if this lease is made, the profits of such cheapening or change will be diverted from the pockets of the tax-payers and consumers into the pockets of the officials and stockholders of a private corporation.

For these reasons, and for many others that might be named, we are firmly and unalterably opposed to the lease of the Gas Works to any body or corporation.

Assuming, however, for the sake of the argument that a lease be desirable and the City ready to make one, then this proposition should be instantly and emphatically rejected as being in its terms far less favorable than others submitted by just as responsible and reliable parties. It would be a waste of time to argue the merits of this lease as compared with others, when we have and had laid before us propositions by at least two syndicates or corporations, one known as the Ridgway and the other known as the Baker ordinance, to take this lease as it is here and give in addition to what is proposed to give here the sum of ten million (10,000,000) dollars.

Mr. White, who represents the Baker syndicate, figured out to the Committee that his offer would be worth seventy million (70,000,000) dollars to the City and the consumer more than this lease and the Bay State Gas Company ordinance is ten cents per thousand cubic feet more. But these comparisons are useless in the face of the fact that responsible parties are willing to take this lease as it stands and pay ten million (10,000,000) dollars for it.

The undersigned therefore report the following resolution and ask its adoption by your Honorable Bodies:

Finance Committee.

Jacob J. Seeds (*Ch'n*), Edward A. Anderson, Hugh Black, Thos. J. Rose, W. McCoach, Chas. F. Iseminger, Gustave Hahn, Charles Seger.

Gas Committee.

Josiah Linton, W. McCoach, J. C. H. Ivins, Jos. M. Adams.

RESOLUTION

Rejecting the offer of the United Gas Improvement Company to lease the Philadelphia Gas Works.

Resolved, by the Select and Common Councils of the City of Philadelphia, That the lease offered to be made by the United Gas Improvement Company of the Philadelphia Gas Works be, and is hereby rejected.

Be it further resolved, That it is the sense of these Councils that the Philadelphia Gas Works are not for lease or for sale.

APPENDIX NO. 53.

Philadelphia, October 28, 1897.

To the Presidents and Members of Select and
Common Councils of the City of Philadelphia.

GENTLEMEN:—The Committee on Finance, to which was referred a communication from the City Treasurer, relative to an additional appropriation to enable him to complete a settlement with the State, and bills relative to transfers to the Board of Public Education, Department of Public Works (Bureau of Highways) and Sheriff, respectfully report that they have carefully considered the same and return the annexed bill with a favorable recommendation and ask its passage.

Jacob J. Seeds (*Ch'n*), Chas. F. Iseminger, Wm. H. Garrett, Thomas Firth, Wm. Van Osten, Gustave Hahn, Jos. H. Klemmer, D. S. B. Chew, Charles Seger, Jos. H. Brown, William McMullen, Hugh Black, W. McCoach, Jas. B. Anderson, Edw. W. Patton.

AN ORDINANCE

To authorize certain transfers in the annual appropriations to the Sheriff, City Treasurer, and Board of Public Education, for the year 1897, and from Item 4 in the annual appropriation to the City Treasurer to Item 21, emergencies, in the annual appropriation to the Department of Public Works (Bureau of Highways), for said year.

SECTION 1. *The Select and Common Councils of the City of Philadelphia do ordain*, That the City Controller be, and is hereby authorized to make the following transfers in the annual appropriations for the year 1897, viz.: Sheriff: From Item 6, for expenses of Sheriff's Juries, for hundred and fifty (450) dollars, to Item 3, for books, stationery and incidentals. Board of Public Education: From Item 13, for removal of ashes, the sum of five hundred (500) dollars; from Item 23, for insurance on school-buildings, the sum of one thousand (1,000) dollars; from Item 29, for portorage of books and supplies, the sum of seventy-five (75) dollars; from Item 48, for fitting up, repairs, materials, etc., for cooking classes, Girls' Grammar Schools, the sum of one thousand five hundred (1,500) dollars; from Item 63, for the purchase of lots for new school houses, the sum of five hundred (500) dollars; from Item 64, for the construction of new school houses, the sum of seven hundred and sixty-two (762) dollars; in all, four thousand three hundred and thirty-seven (4,337) dollars. To Item 10, for cleaning school houses, the sum of nine hundred (900) dollars; to Item 16, for cleaning cesspools, the sum of two hundred (200) dollars; to Item 24, for printing annual report and printing all blanks and reports for the schools, the sum of one thousand one hundred and thirty-seven (1,137) dollars; to Item 25, for salaries of officers and temporary help (to item of temporary help), the sum of one thousand one hundred and fifty (1,150) dollars; to Item 26, for advertising, the sum of one hundred and fifty (150) dollars; to Item 28, for carriage hire, the sum of two hundred (200) dollars; to Item 32, for blank books, stationery, incidentals and repairs,

for office, the sum of six hundred (600) dollars. City Treasurer: From Item 4, State Tax on City Loan, seventy-two thousand four hundred and ninety-two (72,492) dollars and ninety-four (94) cents. To new Item 11, to enable the City Treasurer to complete a settlement of the personal property tax account due the Commonwealth of Pennsylvania, fifty-one thousand four hundred and ninety-two (51,492) dollars and ninety-four (94) cents. Department of Public Works (Bureau of Highways): To Item 21. emergencies, twenty-one thousand (21,000) dollars.

APPENDIX No. 54.

Philadelphia, October 28, 1897.

To the Presidents and Members of Select and
Common Councils of the City of Philadelphia.

GENTLEMEN :—The Committee on Finance, to which was referred “An Ordinance to approve the contract and sureties of Samuel Gourley, Jr., Jutte and Foley Company, P. McManus, Ryan and Kelly, and two contracts of E. D. Smith and Company,” respectfully report that these contracts were all approved during the summer recess, and return the annexed bill with a favorable recommendation, and ask its passage.

Jacob J. Seeds (*Ch’n*), Chas. F. Iseminger, Wm. H. Garrett, Wm. Van Osten, Gustave Hahn, D. S. B. Chew, Charles Seger, Jos. H. Brown, William McMullen, Hugh Black, W. McCoach, Jas. B. Anderson, Edw. W. Patton, Jos. H. Klemmer.

AN ORDINANCE

To approve the contract and surety of Samuel Gourley, Jr., for the erection of a public school house on Seymour street, between Knox street and Henry street, in the Twenty-second Ward; the contract and surety of the Jutte and Foley Company for the construction of the

masonry substructure of a bridge on the line of Gray's Ferry avenue, over the Schuylkill river, in the Twenty-seventh and Thirty-sixth Wards; the contract and surety of P. McManus for the construction of a certain brick freight house, engine house and repair shop, with the appurtenances complete and ready for use in the depressed yard of the Philadelphia and Reading Railway, at Twentieth and Hamilton streets, being contract No. 25, of the Reading Subway; the contract and surety of Ryan and Kelly, for the construction of a certain permanent way for the Philadelphia and Reading Railway in the Subway and tunnel on Pennsylvania avenue, in the depressed yards, on the present level at Sixteenth, Pennsylvania avenue and Hamilton streets, on Noble street, between Broad and Thirteenth streets, and on the elevated structure east of Broad street, being contract No. 30, of the Reading Subway; the contract and surety of E. D. Smith and Company, for the construction of certain retaining walls and the reconstruction of buildings and other work, including the construction of a permanent track connection into the works of Messrs. Stanley G. Flagg and Company, located on the north side of Pennsylvania avenue, between Nineteenth and Twentieth streets, being contract No. 41, of the Reading Subway; and the contract and surety of E. D. Smith and Company, for the construction of temporary tracks which must be constructed on trestles on Pennsylvania avenue, between Hamilton and Taney streets, and at such other points as may be directed, for the maintenance of travel of the Philadelphia and Reading Railway Company during the construction of the Subway on Pennsylvania avenue, being contract No. 42, of the Reading Subway.

SECTION 1. *The Select and Common Councils of the City of Philadelphia do ordain*, That the contract of Samuel Gourley, Jr., for the erection of a public school house on Seymour street, between Knox street and Henry street, in the Twenty-second Ward, be, and the same is hereby approved, and that Samuel Gourley be, and he is hereby approved as surety of the said Samuel Gourley, Jr., for the faithful performance of the said contract.

That the contract of the Jutte and Foley Company, for the construction of the masonry substructure of a bridge on the line of Gray's Ferry avenue, over the Schuylkill river, in the Twenty-seventh and Thirty-sixth Wards, be, and the same is hereby approved, and that The Equitable Trust Company, of Philadelphia, be, and it is hereby approved as surety of the said the Jutte and Foley Company for the faithful performance of the said contract.

That the contract of P. McManus, for the construction of a certain brick freight house, engine house and repair shop, with the appurtenances complete and ready for use in the depressed yard of the Philadelphia and Reading Railway, at Twentieth and Hamilton streets, being contract of No. 25, of the Reading Subway be, and the same is hereby approved, and that The West End Trust and Safe Deposit Company, of Philadelphia, be, and it is hereby approved as surety of the said P. McManus, for the faithful performance of the said contract.

That the contract of Ryan and Kelly, for the construction of a certain permanent way for the Philadelphia and Reading Railway in the Subway and tunnel on Pennsylvania avenue, in the depressed yards, on the present level at Sixteenth, Pennsylvania avenue and Hamilton streets, on Noble street, between Broad and Thirteenth streets, and on the elevated structure east of Broad street, being contract No. 30, of the Reading Subway, be, and the same is hereby approved, and that The Chestnut Street Trust and Saving Fund Company of Philadelphia and The Equitable Trust Company of Philadelphia be, and they are hereby approved as surety of the said Ryan and Kelley for the faithful performance of the said contract.

That the contract of E. D. Smith and Company, for the construction of certain retaining walls and the reconstruction of buildings and other work, including the construction of a permanent track connection into the works of Messrs. Stanley G. Flagg and Company, located on the north side of Pennsylvania avenue, between Nineteenth and Twentieth streets, being contract No. 41, of the Reading Subway, be, and the same is hereby approved, and

that the American Surety Company of New York be, and it is hereby approved as surety of the said E. D. Smith and Company for the faithful performance of the said contract.

And that the contract of E. D. Smith and Company for the construction of temporary tracks which must be constructed on trestles on Pennsylvania avenue, between Hamilton and Taney streets, and at such other points as may be directed, for the maintenance of travel of the Philadelphia and Reading Railway Company during the construction of the Subway on Pennsylvania avenue, being contract No. 42, of the Reading Subway, be, and the same is hereby approved, and that the American Surety Company of New York be, and it is hereby approved as surety of the said E. D. Smith and Company for the faithful performance of the said contract.

APPENDIX No. 55.

Philadelphia, October 28, 1897.

To the Select and Common Councils
of the City of Philadelphia.

GENTLEMEN:—The Committee on Gas, to which was referred sundry bills to authorize the laying of gas-pipe in certain streets, respectfully report that they have carefully considered the same, and return the annexed bill, entitled “An Ordinance to authorize the laying of gas-pipe in certain streets,” with a favorable recommendation, and ask its passage.

Chas. K. Smith (*Ch’n*), Watson D. Upperman, Thos. Wagner, Jr., J. H. Woodhead, J. C. H. Ivins, Thos. G. Lovegrove, Danl. H. Buck, Chas. M. Swain, Isaac D. Hetzell, Bennett L. Smedley, Walter Graham, Samuel Lamond, James Nolan, J. Emory Byram, Jos. M. Adams.

AN ORDINANCE

To authorize the laying of gas-pipe in certain streets.

SECTION 1. *The Select and Common Councils of the City of Philadelphia do ordain*, That the Department of Public Works be, and is hereby authorized and directed to lay gas-pipe in the following streets, viz : American street, from Wolf to Ritner street; Fitzgerald street, from Third to Fourth street, in the First Ward. James street, from Bridge to Washington street ; Washington street, from James to Thomas street, in the Twenty-third Ward. Croskey street, from Clearfield street to Park avenue, in the Thirty-eighth Ward: *Provided*, That said streets shall be first dedicated or properly opened.

APPENDIX No. 56.

OFFICE OF THE MAYOR.

Philadelphia, November 4, 1897.

To the Select and Common Councils
of the City of Philadelphia

GENTLEMEN:—I have the honor to herewith transmit for your consideration, a communication received from Frank M. Riter, Esq., Director of the Department of Public Safety, together with a report made by him in accordance with the resolution passed by your Honorable Bodies May 6, 1897, relative to the fees or charges of the several Bureaus in the Department of Public Safety.

I am, respectfully,

CHAS. F. WARWICK,
Mayor.

DEPARTMENT OF PUBLIC SAFETY.

Philadelphia, October 20, 1897.

HON. CHAS. F. WARWICK,
Mayor of Philadelphia.

SIR :—I have the honor to herewith forward schedule of fees or charges of the several Bureaus connected with this Department, as requested by resolution of Councils under date of May 6, 1897, with the request that you forward the same to Councils, for such action as they may deem proper.

I remain, with respect,

FRANK M. RITER,
Director.

DEPARTMENT OF PUBLIC SAFETY.

SCHEDULE OF FEES OR CHARGES.

Bureau of Police.

Fire Marshal's license of inspection of storage of petroleum, fixed by Act of Assembly, annually	\$10 00
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Bureau of Fire.

Inspection and certificate, erection of fire escape, fixed by ordinance.....	\$2 00
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Bureau of Health.

License to clean privy wells, per year.....	\$50 00
Permits to clean privy wells declared nuisances.	1 00
Permits to clean privy wells not declared nuisances	50
Permits to land fish, hides, etc., June 1st to October 1st	50
Approval of plans, House Drainage.....	1 00
License to conduct lying-in establishments (Biennial)	5 00
Board and medical attendance, Municipal Hospital, per day.....	1 00
Disinterment permits	50

The above are fixed by Act of Assembly.

Electrical Bureau.

The license charges for the erection of poles, either telephone, electric light or telegraph, is \$5 per pole in the first instance, and \$1 thereafter, for the maintenance of the poles in the highways.

For electric light wire the annual charge is \$5 per mile of wire. For telegraph and telephone wires the license charge is \$2.50 per mile per annum. For attachments to City poles, 50 cents per annum for each and every attachment.

The rental of conduits is \$300 per mile of duct for the first mile, \$250 for the second mile, \$200 for the third mile, and for each additional mile per annum, and for the rental of wires in cables owned by the City, \$10 per mile per annum.

For the use of Police signal and telephone service furnished the banks, trust companies, etc., \$100 per annua is charged.

Boiler Inspection.

Inspection of boilers, for each boiler.....	\$3 00
Inspection for each square foot of grate surface..	.20
Engineer's certificate of qualification, examination and certificate for one year.....	3 00
Renewals	1 00
For blanks, etc., Insurance Co.'s, provided for by Act of Assembly, per boiler, each.....	1 00

I would respectfully suggest that a fee of 25 cents be charged for certificates furnished to individuals, corporations or companies as to conditions, etc., of boilers at last inspection. This information is now furnished free.

Building Inspection.

For the inspection of buildings not exceeding 18 feet in width and not exceeding 1,600 square feet of superficial area, \$3.

For buildings over 18 feet in width and not exceeding 2,000 square feet superficial area, \$5; and one dollar in addition for each additional story above the third story, and a further sum of one dollar for each additional 1,000 square feet of ground covered by such building.

For the inspection of heaters.....	\$1 00
For repairs or alterations	2 00
For permit to remove old buildings.....	2 00
For fence views (fixed by Act of Assembly)....	3 00
For frame sheds attached to dwellings.....	1 00

For open shelter sheds, \$1; for the first 500 superficial feet, and 50 cents for each additional 500 feet or fraction thereof.

For boiler and engine foundations..... 2 00

The Chief of the Bureau reports as follows:

"I find from experience that the above fees are in some cases exceedingly small for the services rendered. I refer particularly to the large office and business buildings that are reaching such dimensions that the construction of some has become a scientific problem. This office has, through the kindness of Councils, been brought up to a standard in keeping with the advancement in building. We examine and enter into the detail of the modern construction of buildings in all the scientific features connected therewith, and for this very important work the Bureau should receive extra compensation. It is very often the case, now that our Bureau has established a reputation for thoroughness in the examination of this class of work, to be called upon to approve and certify to plans previous to the said plans being submitted to the builders for estimates. It happens frequently that the plans are either not accepted or if accepted that the cost of the proposed work is so great that the project fails, but the Bureau has had the work and without compensation for the services rendered. As this service is very beneficial to the parties interested there should be a fee charged wherever the Bureau is called upon to approve and certify to plans.

The fee for alterations to buildings should be regulated so that the City should receive compensation for services in proportion to the extent of such alterations. For instance; the fee for making alterations to a dwelling house would be \$2. This alteration would probably cost \$200, and yet the fee for an alteration, say to a hotel which alteration would cost \$200,000, would be the same price as that of the dwelling.

I have given considerable thought to the matter and had intended to draft an ordinance with a view to correcting the defects of the present ordinance and the increasing of the revenue.

I desire to call your attention again to the facts as given in my annual report for the year 1896, and also a former communication to Director Beitler—Appendix No. 51, page 61, Journal of Common Council, 1895—upon the question of elevator inspection. This branch of our service does not yield the City one dollar of revenue, as the ordinance is virtually inoperative so far as it applies to the collection of the fee.”

Bureau of City Property.

Vendors licenses, one horse wagon.....	\$10 00
Two horse wagon.....	15 00
Barrow	5 00
Soldier's Certificate.....	free
(Issued to honorably discharged soldiers).	
Farmer's Certificate	free
(Issued to farmers selling their own produce only).	
Regulated by Act of Assembly.	

The revenue derived from fees, charges, etc., in this Department during 1896, was as follows:

Bureau of Police	\$2,788 71
“ “ Fire	2,811 27
“ “ Health	36,505 93
“ “ Building Inspection	35,937 81
“ “ Boiler Inspection	20,769 25
“ “ City Property	79,558 67
Electrical Bureau	42,458 18
<hr/>	
\$220,829 82	

I would most respectfully concur in the recommendation of the Chiefs of the Bureaus of Building and Boiler Inspection in the matter of rearrangement of the fees. In the other Bureaus connected with the Department the fees

are regulated by Acts of Assembly and I cannot see that they can be advanced.

In my immediate office special officers are sworn in at no expense to the individual appointed, it might be well if an ordinance was passed requiring all special officers to be commissioned by this Department and for the service rendered a fee of \$1.00 per year be charged, provided that this does not conflict with any Act of Assembly.

I remain, yours truly,

FRANK M. RITER,
Director.

APPENDIX No. 57.

Philadelphia, November 4, 1897.

To the President and Members of Common Council,
of the City of Philadelphia.

GENTLEMEN:—An Ordinance for leasing the Philadelphia Gas Works to the United Gas Improvement Company was presented to your Honorable Body, was by you referred to the Joint Committee on Finance and Gas, and was by that body referred to a Sub-Committee. Afterward, an ordinance was presented to your body for the lease of the Gas works to a syndicate represented by me, to be incorporated under the laws of Pennsylvania, under the name of the Consolidated Gas Company of Philadelphia, which ordinance contained the same terms and conditions as set forth in the ordinance of the United Gas Improvement Company, but with the additional clause that \$1,000,000 were to be paid in cash to the City Treasurer for the use of the City before the delivery of the lease, and which ordinance was by you referred to the Joint Committee on Finance and Gas, and by them referred to the same Sub-Committee. When both the ordinances were being considered by the Sub-Committee, amendments were made to the ordinance of the United Gas Improvement Company, which amend-

ments were accepted by me on behalf of the syndicate I represent; I gave the Committee the names of the syndicate : William J. Arkell, George W. Krause, Willard Brown, A. G. Paine, Leroy W. Baldwin, and their associates; and the ordinance so amended was printed, a copy of which is hereto annexed. All the ordinances were referred by the Sub-Committee to the City Solicitor for his opinion and suggestion for amendment. The City Solicitor sent his opinion to the Joint Committee, suggesting a number of amendments. He decided that the charter of the United Gas Improvement Company gave that company the lawful right to manufacture and distribute gas under the ordinance, and that the alterations suggested for the United Gas Improvement Company could be taken as an example of the alteration to be made in the ordinance presented by me. In regard to the proposition of myself and associates, not yet incorporated, he says, (p. 19), "if either of these companies (Ridgway or Ker) shall succeed in obtaining a charter authorizing it to manufacture and supply gas to the public, either with or without a specification of the uses to which the gas may be put, I am of the opinion that such successful company, when its charter shall have been granted, will be competent for the purposes in view."

At the meeting of the Joint Committee the ordinance of the United Gas Improvement Company was amended in accordance with the suggestions made by the City Solicitor. When the opportunity was given me, I told the Committee that I accepted all the amendments that had been made to the ordinance of the United Gas Improvement Company, and in addition would pay to the City \$1,000,000, and make a reduction in the price to be paid by the consumers, and would make other reductions and concessions to satisfy the Committee. I explained to the Committee that the gentlemen composing the syndicate represented by me, and whose names have been given, were the owners together of between ten and thirteen million of dollars and each represented other separate syndicates composed of millionaires, that the syndicate was the owner of a charter in every way similar to the charter of the United Gas Improvement Company requiring only to change the name to Consolidated Gas Company of Phila-

delphia, that the officers and directors of the Company would be well known and influential residents of the City of Philadelphia, and I offered to deposit with the City Treasurer the sum of \$100,000 as a guarantee, to be forfeited if the Mayor should decide against our financial or other ability. I asked the Committee to have my ordinance printed with the amendments, and to report it to your body with either an affirmative or a negative recommendation, so that your body could pass upon it. I now find that the Committee reported the ordinance of the United Gas Improvement Company with a favorable recommendation, but failed or refused to report my ordinance with or without recommendation.

I understand that the impression prevails that the United Gas Improvement Company is the only company that has a charter giving it lawful authority to perform the work or obtain from you a lease of the gas works. The charter held by that company is one of a number of five or six that were granted by the Legislature prior to the adoption of the new Constitution, each containing the same language and giving the same powers and privileges. Several of these charters are held by wealthy corporations doing large business under them, and their validity has been affirmed by the Supreme Court. The syndicate represented by me is the owner of one of these charters, and under the decision of the Supreme Court we guarantee its validity. If the lease is granted to our syndicate, the name of the corporation will be changed to Consolidated Gas Company of Philadelphia, and the officers and directors will be selected from among the best known and most successful business men in Philadelphia.

I now, before your body, renew the offer that I made to the Committee, which is, that I will accept all the terms and conditions in the ordinance of the United Gas Improvement Company excepting that which provides for sub-letting the contract to the Equitable Company, and in addition will pay to the City \$1,000,000 in cash, will make a reduction in the price to be made to the consumers, will make any other fair and reasonable cash payments and reductions that may be demanded, will deposit with the City Treasurer \$100,000 as a guarantee of our good faith and to be forfeited to the City if the Mayor

decides that the syndicate is without ability to carry out its contract, and will give bonds in any sum that you may fix as security for the faithful carrying out of the contract.

The syndicate represented by me have no other desire than to find a safe and good investment for their money; they offer to bring into and spend in our City sixteen millions of dollars, which will equal nearly fifteen dollars for each man, woman and child in the City, and thus add to our wealth and prosperity; they have the financial ability to carry out their contract with the City; they have a charter giving them lawful power to enter into and perform their contract; the business of their company will be conducted and managed by business men of Philadelphia whose standing and abilities will insure protection of the interests of the City and the money invested by the syndicate; they leave it to you to name the amount of security they shall enter, and they feel that the offer they make to the City should at least be treated with respectful consideration.

I therefore protest against the passage of the ordinance now before you to lease the gas works to the United Gas Improvement Company under the terms and conditions for financial remuneration to the City contained in that ordinance, and give notice to those interested in that ordinance that I will use every lawful means in my power to prevent the consummation of that lease.

Very respectfully, etc.,

WILLIAM W. KER.

APPENDIX No. 58.

RESOLUTION

Of request to the Director of the Department of Public Works to grant permission to the owners of steamboat "Elizabeth" to tie it to the Susquehanna avenue wharf, Delaware river, for the purpose of holding Gospel Meetings on Sunday.

Resolved, by the Select and Common Councils of the City of Philadelphia, That the Director of the Depart-

ment of Public Works be authorized and directed to grant permission to the owners of steamboat "Elizabeth" to tie it to the Susquehanna avenue wharf, Delaware river, for the purpose of holding Gospel Meetings on Sunday.

APPENDIX No. 59.

Philadelphia, November 4, 1897.

To the Presidents and Members of Select and
Common Councils of the City of Philadelphia.

GENTLEMEN :—The Committee on Finance, to which was referred communications from the City Commissioners, Board of Revision of Taxes, Register of Wills, and Inspectors of the County Prisons, relative to certain transfers, respectfully report that they have carefully considered the same, and return the annexed bill with a favorable recommendation, and ask its passage.

Jacob J. Seeds (*Ch'n*), Chas. F. Iseminger, Chas. Roberts, Edward A. Anderson, Gustave Hahn, Wm. H. Garrett, Thomas Firth, Wm. Van Osten, Charles Seger, D. S. B. Chew, R. R. Bringhurst, W. F. Short, Wm. McCoach, Hugh Black, Edw. W. Patton, Watson D. Upperman, Thos. J. Rose, F. M. Harris, Jos. H. Klemmer, Jos. H. Brown.

AN ORDINANCE

To authorize certain transfers in the annual appropriations to the Department of City Commissioners, Board of Revision of Taxes, Register of Wills, and City Treasurer, for the year 1897.

SECTION 1. *The Select and Common Councils of the City of Philadelphia do ordain*, That the City Controller be, and is hereby authorized to make the following transfers in the annual appropriations for the year 1897, viz: City Commissioners: From Item 10, to pay Pennsylvania State Lunatic Hospital for Insane, Southeastern District

of Pennsylvania, two thousand (2,000), dollars; from Item 30, to pay Pennsylvania Reformatory at Huntingdon, two thousand (2,000) dollars; in all, four thousand (4,000) dollars. To Item 15, to furnishing books, stationery, tickets, etc., to election officers and assessors, three thousand one hundred and ninety-four (3,194) dollars and fifteen (15) cents; to Item 20, to pay for postage, advertising, printing, stationery, cleaning office, etc., one hundred and fifty (150) dollars; to Item 33, to pay incurables at Wernersville, six hundred (600) dollars; to new Item 36, to pay County Commissioners, Huntingdon County, Pennsylvania, costs in case of George Berwick, an inmate of the Pennsylvania Reformatory from Philadelphia County, who was tried and convicted of aggravated assault and battery with intent to kill one of the inmates of the Institution, fifty-five (55) dollars and eighty-five (85) cents. Board of Revision of Taxes: From Item 2, to pay salaries of assessors, five hundred and eighty-one (581) dollars and twenty-six (26) cents. To Item 7, for stationery, blanks, etc., furnished by The Dunlap Printing Co., in the year 1896, two hundred and sixty-two (262) dollars and eighteen (18) cents; to Item 9, for incidentals, etc., three hundred and nineteen (319) dollars and eight (8) cents. Register of Wills: From Item 2, for law books for the library of the Orphans' Court and Register of Wills Office, one hundred (100) dollars; to Item 3, for incidentals, including repairs of books. City Treasurer: From Item 4, State Tax on City Loans, four thousand (4,000) dollars, to the following: Department of County Prisons: Reed Street Prison: To Item 2, beef, one thousand two hundred (1,200) dollars; to Item 5, milk and ice, two hundred (200) dollars; to Item 14, miscellaneous expenses, seven hundred and fifty (750) dollars. Holmesburg Prison: To Item 1, flour, one thousand five hundred (1,500) dollars; to Item 17, repairs, five hundred (500) dollars; to Item 25, water-rent, three hundred and fifty (350) dollars.

APPENDIX No. 60.

Philadelphia, November 4, 1897.

To the Presidents and Members of Select and
Common Councils of the City of Philadelphia.

GENTLEMEN :—The Committee on Finance respectfully report that they have considered a bill entitled “An Ordinance to approve the contract and surety of George W. Stewart, for the erection of a public school house on the southeast corner of Howard and Cambria streets, in the Thirty-third Ward,” and return the annexed bill with a favorable recommendation, and ask its passage.

Jacob J. Seeds (*Ch’n*), Chas. F. Iseminger, Chas. Roberts, Edward A. Anderson, Gustave Hahn, Wm. H. Garrett, Thomas Firth, Wm. Van Osten, Charles Seger, D. S. B. Chew, R. R. Bringhurst, W. F. Short, Wm. McCoach, Hugh Black, Edw. W. Patton, Watson D. Upperman, Thos. J. Rose, F. M. Harris, Jos. H. Klemmer, Jos. H. Brown.

AN ORDINANCE

To approve the contract and surety of George W. Stewart, for the erection of a public school house on the southeast corner of Howard and Cambria streets, in the Thirty-third Ward.

SECTION 1. *The Select and Common Councils of the City of Philadelphia do ordain*, That the contract of George W. Stewart, for the erection of a public school house on the southeast corner of Howard and Cambria streets, in the Thirty-third Ward, for the Board of Public Education, be, and the same is hereby approved and that the Equitable Trust Company of Philadelphia, be, and it is hereby approved as surety of the said George W. Stewart for the faithful performance of the said contract.

APPENDIX No. 61.

Philadelphia, November 4, 1897.

To the Presidents and Members of Select and
Common Councils of the City of Philadelphia.

GENTLEMEN :—We, your Committee on Surveys, to whom was referred the bill entitled “An Ordinance to place on the City plan Eisen avenue, Irving, DeKalb, Pilling, Annin, Boudinot, Rorer, McClellan, Siegel, Pierce and Fernon streets,” beg leave to report that all of said streets can be placed on the plan without any damage to the City, excepting a possible damage on Pilling street. The owners of about 700 feet of ground are required to dedicate, leaving about 100 feet unprovided for. As no improved property is built on these 100 feet and as the placing of the street on the plan and its subsequent opening will give building fronts, little or no damage should be recovered. We, therefore, report the ordinance with a favorable recommendation.

Ellsworth H. Hulst (*Ch’n*), Jacob J. Seeds, W. N. Stevenson, Arthur T. Wadsworth, G. H. Kittams, Ezekiel Gordon, Hiram A. Miller, C. E. Connell, Elmer S. Little, Josiah Linton, Jos. H. Brown, Wm. Rowen, H. W. Sherlock, Wm. G. Rutherford, J. Emory Byram, Geo. B. Edwards, John Dougherty.

AN ORDINANCE

To place on the City plan Eisen avenue, Irving, DeKalb, Pilling, Annin, Boudinot, Rorer, McClellan, Siegel, Pierce and Fernon streets.

SECTION 1. *The Select and Common Councils of the City of Philadelphia do ordain*, That the Department of Public Works be, and is hereby authorized and directed to place on the City plan the following streets, viz: Irving street, of the width of ten (10) feet, from Clinton street, westward, about thirty (30) feet; Eisen avenue, as now built upon, of the width of ten (10) and twenty (20) feet,

from Fourth to Lawrence street; DeKalb street, of the width of thirty (30) feet, from Cuthbert to Warren street; Pilling street, of the width of fifty (50) feet, from Orthodox to Arrott street; Amin street, of the width of thirty (30) feet, from Twentieth to Twenty-first street; Boudinot street, of the width of fifty (50) feet, from Allegheny avenue to Clearfield street; Rorer street, of the width of fifty (50) feet, from Allegheny avenue to Clearfield street; McClellan, Siegel, Pierce and Fernon streets, each of the width of thirty-five (35) feet, from Nineteenth to Twentieth street: *Provided*, That the owners of ground within the lines of said streets, excepting on Eisen avenue, Irving, DeKalb and Pilling streets, shall first dedicate the same as public highways, or shall file a bond or enter into a written agreement satisfactory to the City Solicitor, indemnifying the City against all damages that may arise by reason of the placing of said streets on the plan and their subsequent opening: *Provided, however*, That before said Eisen avenue and Irving street shall be placed on the plan satisfactory evidence shall be furnished that the streets have been opened and in public use prior to June 6, 1871, and before DeKalb street shall be placed on the plan satisfactory evidence shall be furnished that the said street has been built upon for a period exceeding twenty-one years, and before Pilling street shall be placed on the plan, Messrs. John and William Overington shall first dedicate to the City so much of the bed of said street as is owned by them.

APPENDIX No. 62.

Philadelphia, November 4, 1897.

To the Presidents and Members of Select and
Common Councils of the City of Philadelphia.

GENTLEMEN :—We, your Committee on Surveys, to whom was referred the bill entitled “An Ordinance to revise the lines and grades on portion of plan 249, in the Twenty-second Ward,” beg leave to report that the revisions are entirely over ground owned by Mr. T. Henry

Asbury, who is willing to enter a bond indemnifying the City against all damages. As no public interests are involved and as the changes will better develop the property, we report the ordinance with a favorable recommendation.

Ellsworth H. Hults (*Ch'n*), Jacob J. Seeds, W. N. Stevenson, Arthur T. Wadsworth, G. H. Kittams, Ezekiel Gordon, Hiram A. Miller, C. E. Connell, Elmer S. Little, Josiah Linton, Jos. H. Brown, Wm. Rowen, H. W. Sherlock, Wm. G. Rutherford, J. Emory Byram, Geo. B. Edwards, John Dougherty.

AN ORDINANCE

To revise the lines and grades on a portion of plan 249, in the Twenty-second Ward.

SECTION 1. *The Select and Common Councils of the City of Philadelphia do ordain*, That the Department of Public Works be authorized to revise the lines and grades on a portion of plan 249, in the Twenty-second Ward, between Sixty-ninth avenue north and Cheltenham avenue, and east of Cheltenham and Willow Grove Turnpike: *Provided*, That Mr. T. Henry Asbury shall first file an agreement or bond satisfactory to the City Solicitor indemnifying the City against all damages that may arise by reason of the change of lines and grades contemplated by this ordinance.

APPENDIX No. 63.

Philadelphia, November 4, 1897.

To the Presidents and Members of Select and
Common Councils of the City of Philadelphia.

GENTLEMEN :—We, your Committee on Surveys, to whom was referred the bill entitled “An Ordinance to strike from the City plan Camac street, from Erie avenue to Butler street,” beg leave to report that Camac street as laid out upon the plan at this point cuts the property into very bad shape, preventing the proper development of the

same. An ordinance has already passed to place a new street on the City plan running in an opposite direction. As no public interests are affected and no damage will accrue to the City, we report the ordinance with a favorable recommendation.

Ellsworth H. Hults (*Ch'n*), Jacob J. Seeds, W. N. Stevenson, Arthur T. Wadsworth, G. H. Kittams, Ezekiel Gordon, Hiram A. Miller, C. E. Connell, Elmer S. Little, Josiah Linton, Jos. H. Brown, Wm. Rowen, H. W. Sherlock, Wm. G. Rutherford, J. Emory Byram, Geo. B. Edwards, John Dougherty.

AN ORDINANCE

To strike from the City plan Camac street, from Erie avenue to Butler street.

SECTION 1. *The Select and Common Councils of the City of Philadelphia do ordain*, That the Department of Public Works be authorized to strike from the City plan Camac street, from Erie avenue to Butler street: *Provided*, That the owners of ground affected shall first enter into an agreement or bond satisfactory to the City Solicitor indemnifying the City against all damages by reason of the striking of said street from the plan.

APPENDIX No. 64.

Philadelphia, November 4, 1897.

To the Presidents and Members of Select and
Common Councils of the City of Philadelphia.

GENTLEMEN :—We, your Committee on Surveys, to whom was referred the ordinances to authorize the construction of sewers in Cambria, Clearfield, Colona, Earp, Dickinson, Górgas, Harvey, Hope, Latimer, Lehman, Manton, Memphis, Page, Pearl, Philip, Summer, Sears, Sepviva, Shackamaxon, Sixteenth, Sprague, Twentieth, Twenty-fourth, Thirtieth, Walter, and Wilder streets; on Pu-

laski, Stenton, Woodland and Wayne avenues, beg leave to report that these sewers are necessary for the development of the property and the general health of the community. We, therefore, report the ordinance with a favorable recommendation.

Ellsworth H. Hulst (*Ch'n*), Jacob J. Seeds, W. N. Stevenson, Arthur T. Wadsworth, G. H. Kittams, Ezekiel Gordon, Hiram A. Miller, C. E. Connell, Elmer S. Little, Josiah Linton, Jos. H. Brown, Wm. Rowen, H. W. Sherlock, Wm. G. Rutherford, J. Emory Byram, Geo. B. Edwards, John Dougherty.

AN ORDINANCE

:1

To authorize the construction of sewers in Cambria, Clearfield, Colona, Earp, Dickinson, Gorgas, Harvey, Hope, Latimer, Lehman, Manton, Memphis, Page, Pearl, Philip, Sumner, Sears, Sepviva, Shackamaxon, Sixteenth, Sprague, Twentieth, Twenty-fourth, Thirtieth, Walter and Wilder streets; on Pulaski, Stenton, Woodland and Wayne avenues.

SECTION 1. *The Select and Common Councils of the City of Philadelphia do ordain*, That the Director of the Department of Public Works be, and is hereby authorized to construct sewers as follows: Cambria street, from Frankford avenue to Jasper street; Clearfield street, from Trenton avenue to Cedar street; Colona street, from Eleventh street to a point about one hundred and thirty-nine (139) feet west of Eleventh street; Earp street, from Twenty-first to Twenty-second street; Dickinson street, from Twenty-eighth to Thirtieth street; Gorgas street, from Germantown avenue to summit east of Germantown avenue; Harvey street, from Lincoln avenue to summit in Harvey street east of Wayne avenue, and on Pulaski avenue, from Harvey to Rittenhouse street; Hope street, from Columbia avenue to Harrison street; Latimer street, from Ninth to Delhi street; Lehman street (under northwest sidewalk, northwest side only to be assessed), from end of present sewer southwest of Morris street to summit southwest of Morris street; Summer street, from Eighth to

Darien street; Manton street, from Fifteenth to Eighteenth street; Memphis street from Palmer to Hanover street; Page street, from Fifteenth to Sixteenth street; Pearl street, from Thirty-fifth to Thirty-seventh street; Philip street, from York to Huntingdon street; Sears street, from Twenty-first to Twenty-second street; Sepviva street, from Dauphin to Gordon street; Shackamaxton street, from Girard avenue to Frankford avenue; Sixteenth street, from Palmer to Poplar street; Sprague street, from Stenton avenue to Woodlawn street; Twentieth street, from Dauphin to York street; Twenty-fourth street, from Pine to Lombard street; Thirtieth street, from Wharton to Dickinson street; Walter street, from Montgomery avenue to Vienna street; Wilder street, from Twenty-second to Twenty-third street; on Stenton avenue, from Church lane to Spencer street; Woodland avenue (northwest side, northwest side only to be assessed), from Cemetery avenue to Sixty-third street; Wayne avenue (under the northeast and southwest sidewalks), from Price to Rittenhouse street.

SECT. 2. The Director of the Department of Public Works shall advertise according to law, announcing that bids will be received for the sewers above designated, and he shall allot them to the lowest responsible bidders; and it shall be a condition of said contract that the contractor shall accept the sums assessed upon and charged to the properties lying upon the lines of said sewers in manner and form authorized by ordinance entitled "An Ordinance regulating the assessments upon property for the construction of branch culverts or drains," approved May 12, 1866, and supplement thereto, approved February 16, 1869, and any excess over and above said assessment, in addition to that provided for by ordinance entitled "An Ordinance authorizing the Chief Engineer and Surveyor to draw warrants for street intersections, manholes, and legal deductions in the construction of branch sewers," approved April 3, 1868, to be charged to the item for branch sewers in the annual appropriation made to the Department of Public Works (Bureau of Surveys.)

SECT. 3. The Director of the Department of Public Works shall not award contracts for the construction of

any of the sewers authorized by this ordinance until the streets are on the City plan, and all legally opened, excepting on Harvey street, from Lincoln avenue to Pulaski avenue, and all the properties abutting thereon assessed at full City rates: *Provided, however,* That where properties are assessed at less than full City rates, and the streets on the plan are opened, he may award contracts upon receipt of a duly executed agreement binding owners to pay the regular assessment charges : *Provided further,* That assessments shall not be charged for the said sewer on Harvey street, but no permit shall be issued for the drainage of properties on the line of this sewer until the regular frontage charges shall have been paid.

APPENDIX No. 65.

RESOLUTION

Cf request to the Director of the Department of Public Works to grant permission to the owners of property on Laurens street, between Queen and Bringham streets, to construct a sewer at private expense.

Resolved, by the Select and Common Councils of the City of Philadelphia, That the Director of the Department of Public Works be requested to grant permission to the owners of property on Laurens street, between Queen and Bringham streets, to construct a sewer in said street at private cost: *Provided,* That the said sewer shall be constructed under the supervision and to the satisfaction of the Department of Public Works and without cost to the City of Philadelphia.

APPENDIX No. 66.

Philadelphia, November 18, 1897.

To the Presidents and Members of Select and
Common Councils of the City of Philadelphia.

GENTLEMEN :—The Committee on Finance respectfully report that they have considered a bill entitled "An Ordinance to make an appropriation to the Commissioners of the Sinking Fund, for the year 1898," and return the annexed bill with a favorable recommendation, and ask its passage.

Jacob J. Seeds (*Ch'n*), Wm. Van Osten, Thomas Firth, Wm. H. Garrett, Chas. Roberts, Chas. F. Iseminger, Wm. R. Knight, Jr., Edward A. Anderson, Gustave Hahn, Charles Seger, Watson D. Upperman, Thos. J. Rose, Jos. H. Brown, F. M. Harris, W. F. Short, Jos. H. Klemmer, R. R. Bringham.

AN ORDINANCE

To make an appropriation to the Commissioners of the Sinking Fund, for the year 1898.

SECTION 1. *The Select and Common Councils of the City of Philadelphia do ordain*, That the sum of one thousand two hundred and fifty (1,250) dollars be, and the same is hereby appropriated to the Commissioners of the Sinking Fund, for the year 1898.

Item 1. For salary of clerk, one thousand two hundred (1,200) dollars.

Item 2. For stationery and incidentals, fifty (50) dollars. And warrants shall be drawn in conformity with existing ordinances.

All ordinances or parts of ordinances inconsistent herewith be, and the same are hereby repealed.

APPENDIX No. 67.

Philadelphia, November 18, 1897.

To the Presidents and Members of Select and
Common Councils of the City of Philadelphia.

GENTLEMEN:—The Committee on Finance respectfully report that they have considered a bill entitled "An Ordinance to make an appropriation to the Department of City Controller, for the year 1898," and return the annexed bill with a favorable recommendation, and ask its passage.

Jacob J. Seeds (*Ch'n*), Wm. Van Osten, Thomas Firth, Wm. H. Garrett, Chas. Roberts, Chas. F. Iseminger, Wm. R. Knight, Jr., Edward A. Anderson, Gustave Hahn, Charles Seger, Watson D. Upperman, Thos. J. Rose, Jos. H. Brown, F. M. Harris, W. F. Short, Jos. H. Klemmer, R. R. Bringhurst.

AN ORDINANCE

To make an appropriation to the Department of City Controller, for the year 1898.

SECTION 1. *The Select and Common Councils of the City of Philadelphia do ordain*, That the sum of sixty-four thousand two hundred and twenty-five (64,225) dollars be, and the same is hereby appropriated to the Department of City Controller, for the year 1898.

Item 1. For salaries: City Controller (fixed by Act of Assembly), eight thousand (8,000) dollars; chief clerk, two thousand five hundred (2,500) dollars; chief auditor, two thousand five hundred (2,500) dollars; bookkeeper, one thousand eight hundred (1,800) dollars; general auditor, one thousand five hundred (1,500) dollars; seven department auditors, one thousand three hundred and fifty (1,350) dollars each; seven tax auditors, one thousand two hundred (1,200) dollars each; four water auditors, one thousand two hundred (1,200) dollars each; three registers of bills, one thousand two hundred (1,200) dollars each; miscellaneous clerk, return clerk, and warrant and delivery clerk, one thousand two hundred (1,200) dollars each; register of warrants, one thousand one hundred (1,100) dollars; six gas auditors, one thousand (1,000) dollars each; assistant warrant delivery and miscellaneous clerk, one thousand (1,000) dollars; typewriter, one thousand (1,000) dollars; Farmers' and Mechanics' National Bank clerk, nine hundred (900) dollars; custodian of records, nine hundred (900) dollars; messenger, eight hundred (800) dollars; two janitors, three hundred (300) dollars each; total, fifty-eight thousand four hundred and fifty (58,450) dollars.

Item 2. For printing the Annual Report of the City Controller, for the year 1897, and preparing the annual statement for the Finance Committee, six hundred and fifty (650) dollars.

Item 3. For printing City warrants for the several departments, two thousand three hundred and twenty-five (2,325) dollars: *Provided*, That the City Controller shall

not be required to advertise for printing and binding of warrants.

Item 4. For books, stationery, printing, and incidentals, two thousand (2,000) dollars.

Item 5. For preparing registers of delinquent taxes and binding records, eight hundred (800) dollars.

And warrants shall be drawn in conformity with existing ordinances.

All ordinances or parts of ordinances inconsistent herewith be, and the same are hereby repealed.

APPENDIX No. 68.

Philadelphia, November 18, 1897.

To the Presidents and Members of Select and
Common Councils of the City of Philadelphia.

GENTLEMEN:—The Committee on Finance respectfully report that they have considered a bill entitled “An Ordinance to make an appropriation to the Coroner, for the year 1898,” and return the annexed bill with a favorable recommendation, and ask its passage.

Jacob J. Seeds (*Ch'n*), Wm. Van Osten, Thomas Firth, Wm. H. Garrett, Chas. Roberts, Chas. F. Iseminger, Wm. Charles Seger, Watson D. Upperman, Thos. J. Rose, Jos. R. Knight, Jr., Edward A. Anderson, Gustave Hahn, H. Brown, F. M. Harris, W. F. Short, Jos. H. Klemmer, R. R. Bringhurst.

AN ORDINANCE

To make an appropriation to the Coroner, for the year
1898.

SECTION 1. *The Select and Common Councils of the City of Philadelphia do ordain*, That the sum of twenty-eight thousand nine hundred (28,900) dollars be, and the same is hereby appropriated to the Coroner, for the year 1898.

Item 1. For salaries: Coroner (fixed by Act of Assembly), five thousand (5,000) dollars; deputy coroner (fixed by Act of Assembly), two thousand five hundred (2,500) dollars; clerk, one thousand five hundred (1,500) dollars; assistant clerk, one thousand one hundred (1,100) dollars; two physicians, one thousand eight hundred (1,800) dollars each; four district deputies, one thousand (1,000) dollars each; wagon driver, one thousand eight hundred (1,800) dollars; stenographer and typewriter, eight hundred (800) dollars; detective, one thousand two hundred (1,200) dollars; janitor, six hundred (600) dollars; total, twenty-two thousand one hundred (22,100) dollars: *Provided*, That the amounts appropriated in this item for Coroner, deputy coroner, and clerk shall be taken from the fees earned by the Coroner.

Item 2. For stationery, five hundred (500) dollars.

Item 3. For exhuming and incidentals, one thousand (1,000) dollars.

Item 4. For witnesses, jury fees, and burials, four thousand five hundred (4,500) dollars.

Item 5. For maintenance of two horses and wagons, eight hundred (800) dollars.

And warrants shall be drawn by the Coroner in conformity with existing ordinances.

All ordinances or parts of ordinances inconsistent herewith be, and the same are hereby repealed.

APPENDIX No. 69.

Philadelphia, November 18, 1897.

To the Presidents and Members of Select and
Common Councils of the City of Philadelphia.

GENTLEMEN:—The Committee on Finance respectfully report that they have considered a bill entitled “An Ordinance to make an appropriation to the District Attorney,

for the year 1898," and return the annexed bill with a favorable recommendation, and ask its passage.

Jacob J. Seeds (*Ch'n*), Wm. Van Osten, Thomas Firth, Wm. H. Garrett, Chas. Roberts, Chas. F. Iseminger, Wm. R. Knight, Jr., Edward A. Anderson, Gustave Hahn, Charles Seger, Watson D. Upperman, Thos. J. Rose, Jos. H. Brown, F. M. Harris, W. F. Short, Jos. H. Klemmer, R. R. Bringhurst.

AN ORDINANCE

To make an appropriation to the District Attorney, for the year 1898.

SECTION 1. *The Select and Common Councils of the City of Philadelphia do ordain*, That the sum of thirty-nine thousand six hundred (39,600) dollars be, and the same is hereby appropriated to the District Attorney, for the year 1898.

Item 1. For salaries: District Attorney (fixed by Act of Assembly), ten thousand (10,000) dollars; special assistant, five thousand (5,000) dollars; first assistant (fixed by Act of Assembly), five thousand (5,000) dollars; second assistant (fixed by Act of Assembly), four thousand (4,000) dollars; third assistant (fixed by Act of Assembly), three thousand (3,000) dollars; indictment clerk, two thousand (2,000) dollars; assistant indictment clerk, one thousand two hundred (1,200) dollars; office clerk, one thousand two hundred (1,200) dollars; fee clerk, five hundred (500) dollars; total, thirty-one thousand nine hundred (31,900) dollars: *Provided*, The amount appropriated in this item shall be taken from the fees earned by the District Attorney.

Item 2. For services of two detectives, two thousand seven hundred (2,700) dollars.

Item 3. For incidentals and expenses incident to the prosecution of cases, return of fugitives, blanks, stationery, temporary clerk hire, etc., four thousand (4,000) dollars: *Provided*, That warrants may be drawn against this item for bills contracted in 1897.

Item 4. For stenographer and typewriter, one thousand (1,000) dollars.

And warrants shall be drawn by the District Attorney in conformity with existing ordinances.

All ordinances or parts of ordinances inconsistent herewith be, and the same are hereby repealed.

APPENDIX No. 70.

Philadelphia, November 18, 1897.

To the Presidents and Members of Select and
Common Councils of the City of Philadelphia.

GENTLEMEN:—The Committee on Finance respectfully report that they have considered a bill entitled “An Ordinance to make an appropriation to the Board of Revision of Taxes, for the year 1898,” and return the annexed bill with a favorable recommendation, and ask its passage.

Jacob J. Seeds (*Ch’n*), Wm. Van Osten, Thomas Firth, Wm. H. Garrett, Chas. Roberts, Chas. F. Iseminger, Wm. R. Knight, Jr., Edward A. Anderson, Gustave Hahn, Charles Seger, Watson D. Upperman, Thos. J. Rose, Jos. H. Brown, F. M. Harris, W. F. Short, Jos. H. Klemmer, R. R. Bringhurst.

AN ORDINANCE

To make an appropriation to the Board of Revision of
Taxes, for the year 1898.

SECTION 1. *The Select and Common Councils of the City of Philadelphia do ordain*, That the sum of one hundred and forty-five thousand two hundred and twenty (145,220) dollars be, and the same is hereby appropriated to pay the expenses of the Board of Revision of Taxes, for the year 1898.

Item 1. To pay the salaries of the members of the Board of Revision, at four thousand (4,000) dollars each per annum, twelve thousand (12,000) dollars.

Item 2. To pay the salaries of fifty-two (52) assessors, at two thousand (2,000) dollars each per annum, one hundred and four thousand (104,000) dollars.

Item 3. To pay salary of chief clerk, two thousand two hundred and fifty (2,250) dollars.

Item 4. To pay salary of assistant clerk, two thousand (2,000) dollars.

Item 5. To pay salaries of division and locality clerk, one thousand five hundred (1,500) dollars; appeal clerk, allowance clerk, certificate clerk and record clerk, at one thousand (1,000) dollars each per annum, four thousand (4,000) dollars; total, five thousand five hundred (5,500) dollars.

Item 6. To pay salaries of miscellaneous clerk, one thousand one hundred (1,100) dollars and twelve clerks engaged in making up tax duplicates and tax triplicates, one thousand (1,000) dollars each; and extra clerk hire, five hundred (500) dollars; total, thirteen thousand six hundred (13,600) dollars.

Item 7. To pay for stationery, tax duplicates, tax triplicates, recapitulation books, blotters and assessment books for the use of assessors in making return of assessments for the year 1899, including rebinding of duplicates for the year 1898, for blank books for house numbering and rebinding old assessor's books, four thousand (4,000) dollars.

Item 8. To pay for additions to maps in the office of the Board of Revision, one hundred and fifty (150) dollars.

Item 9. To pay for incidentals, house cleaning and advertising appeals, one thousand (1,000) dollars: *Provided*, That not more than fifty (50) dollars of this item shall be expended for car fare.

Item 10. To pay salary of stenographer and typewriter, seven hundred and twenty (720) dollars.

Provided, That when binding shall be required, payment for which is taken from Item 7, the said Board be, and it is hereby authorized to invite proposals from not less than five responsible parties, known to be engaged in the business, and to award the contract to the lowest bid-

der, with the approval of the Committee on Finance; and that the schedule of the bids received and the award of the contracts made, with a copy of the request for such bids, certified by the Committee on Finance, shall be sent to the City Controller before he shall sign any warrants for binding.

And warrants shall be drawn in conformity with existing ordinances.

All ordinances or parts of ordinances inconsistent herewith be, and the same are hereby repealed.

APPENDIX No. 71.

Philadelphia, November 18, 1897.

To the Presidents and Members of Select and
Common Councils of the City of Philadelphia.

GENTLEMEN:—We, your Committee on Highways, to whom was referred the bill entitled “An Ordinance to permit J. Eavenson & Sons to lay a pipe under and across Twentieth street north of Wood street,” respectfully report that we have examined and approve the same, and submit for your consideration the annexed Ordinance, and ask its passage.

Wm. F. Dixon (*Ch’n*), Jno. P. Buckley, Wm. R. Knight, Thos. Wagner, Jr., Watson D. Upperman, Samuel Lamond, Jos. H. Brown, P. A. McClain, Jos. M. Adams, John W. Davidson, J. H. B. Amick, Thos. J. Morton, P. E. Costello, Lalin C. Krisher, John J. Orr.

AN ORDINANCE

To permit J. Eavenson & Sons to lay a pipe under and across Twentieth street north of Wood street.

SECTION 1. *The Select and Common Councils of the City of Philadelphia do ordain*, That permission be, and the same is hereby granted to J. Eavenson & Sons to lay a terra cotta pipe, not exceeding six inches in diameter,

under and across Twentieth street, north of Wood street, to connect their factories on the east and west sides of said street, for the purpose of conveying liquids from one building to the other: *Provided*, That the work of laying said pipe shall be done under the supervision and to the satisfaction of the Department of Public Works, and shall be removed at any time on the passage of an ordinance or resolution to that effect, and that an agreement satisfactory to the City Solicitor be first entered by the said J. Eavenson & Sons protecting the City against all damages by reason of the laying and maintenance of said pipe and agreeing to keep in repair that portion of the street opened for the purpose of laying the pipe as long as the same shall remain in the street, and that fifty (50) dollars shall first be paid into the City Treasury for the publication of this ordinance.

APPENDIX No. 72.

Philadelphia, November 18, 1897.

To the Presidents and Members of Select and
Common Councils of the City of Philadelphia.

GENTLEMEN:—We, your Committee on Highways, to whom was referred the bill entitled “An Ordinance to authorize the erection of wooden steps on Mechanic street, from Boone to Terrace street, and on Church street at Wood street,” respectfully report that we have examined and approve the same, and submit for your consideration the annexed Ordinance, and ask its passage.

Wm. F. Dixon (*Ch'n*), Jno. P. Buckley, Wm. R. Knight, Thos. Wagner, Jr., Watson D. Upperman, Samuel Lamond, Jos. H. Brown, P. A. McClain, Jos. M. Adams, John W. Davidson, J. H. B. Amick, Thos. J. Morton, P. E. Costello, Lalen C. Krisher, John J. Orr.

AN ORDINANCE

To authorize the erection of wooden steps on Mechanic street, from Boone to Terrace street, and on Church street at Wood street.

SECTION 1. *The Select and Common Councils of the City of Philadelphia do ordain*, That the Department of Public Works be authorized to construct steps on Mechanic street, from Boone to Terrace street, and on Church street at Wood street, at a cost not to exceed seven hundred (700) dollars, and shall charge the same to Item 2 for paving, in the annual appropriation to the Department of Public Works, Bureau of Highways.

APPENDIX No. 73.

Philadelphia, November 18, 1897.

To the Presidents and Members of Select and
Common Councils of the City of Philadelphia.

GENTLEMEN:—We, your Committee on Highways, to whom was referred the bill entitled “An Ordinance to permit Paul S. Reeves to lay a pipe and construct a track to connect his works on Rosewood street, between Fitzwater and Catharine streets, in the Thirtieth Ward,” respectfully report that we have examined and approve the same, and submit for your consideration the annexed Ordinance, and ask its passage.

Wm. F. Dixon (*Ch’n*), Jno. P. Buckley, Wm. R. Knight, Thos. Wagner, Jr., Watson D. Upperman, Samuel Lamond, Jos. H. Brown, P. A. McClain, Jos. M. Adams, John W. Davidson, J. H. B. Amick, Thos. J. Morton, P. E. Costello, Lalen C. Krisher, John J. Orr.

AN ORDINANCE

To permit Paul S. Reeves to lay a pipe and construct a track to connect his works on Rosewood street, between Fitzwater and Catharine streets, in the Thirtieth Ward.

SECTION 1. *The Select and Common Councils of the City of Philadelphia do ordain*, That permission be, and the same is hereby granted to Paul S. Reeves, to lay a 12-inch terra cotta pipe, for the purpose of conveying steam and compressed air pipes and electric wires, and to construct a track of about 2 feet gauge, to connect his works on Rosewood street about 100 feet north of Catharine street, in the Thirtieth Ward. The said work to be done under the supervision and to the satisfaction of the Department of Public Works, and shall be removed at any time upon the passage of an ordinance to that effect. Before exercising any privileges under this ordinance, the said Paul S. Reeves shall first enter into an agreement satisfactory to the City Solicitor to be responsible for all damages which may arise by reason of the construction or maintenance of said pipe and track, and to repave and keep in good order that portion of the street used for said pipe and tracks, and shall first pay into the City Treasury the sum of fifty (50) dollars for the publication of this ordinance.

APPENDIX No. 74.

Philadelphia, November 18, 1897.

To the Presidents and Members of Select and
Common Councils of the City of Philadelphia.

GENTLEMEN:—We, your Committee on Highways, to whom was referred the ordinances to authorize the opening of Rising Sun avenue, Luzerne, Third, Howard, Eleventh, and Mervine streets, beg leave to report that the damages by reason of the opening of Rising Sun avenue, Luzerne and Third streets, will be about twenty-five thousand (25,000)

dollars. At the present time Rising Sun avenue crosses the Philadelphia and Reading Railroad at grade, making one of the most dangerous crossings in the City of Philadelphia. As Rising Sun avenue is the connecting street between the northwestern section of the City and Frankford, Holmesburg, Tacony and Fox Chase, it is very largely used. A large number of funerals also pass over the street. Delays from ten to fifteen minutes are not uncommon. The opening of the street and the construction of the necessary under grade bridge will be the means of developing a large section now badly in need of improvements. While the amount of damage may seem large, your Committee feel that the City would be amply repaid by reason of the avoidance of dangerous grade crossings and the improvement of property.

On Howard street, a frame building projects to the curb line. As the balance of the street is opened and paved, pedestrians using the north sidewalk are compelled to go into the street in order to reach Germantown avenue. Several accidents have occurred at this point, and the continuation of the present condition may involve the City in heavy damages for accidents. The estimated cost of opening the street is fifteen hundred (1,500) dollars.

A bond of the property owners is required on Eleventh and Mervine streets, thus protecting the City from damages. We, therefore, report the ordinance with a favorable recommendation.

Wm. F. Dixon (*Ch'n*), Jno. P. Buckley, Wm. R. Knight, Thos. Wagner, Jr., Watson D. Upperman, Samuel Lamond, Jos. H. Brown, P. A. McClain, Jos. M. Adams, John W. Davidson, J. H. B. Amick, Thos. J. Morton, P. E. Costello, Lalen C. Krisher, John J. Orr.

AN ORDINANCE

To authorize the opening of Rising Sun avenue, Luzerne, Third, Howard, Eleventh and Mervine streets.

SECTION 1. *The Select and Common Councils of the City of Philadelphia do ordain, That the Director of the*

Department of Public Works be, and is hereby authorized and directed to notify the owners of property over and through which the following streets will pass, that at the expiration of three months from the date of said notice said streets will be required for public use, viz.: Rising Sun avenue, from Fifth to Luzerne street, and from Third to Bristol street; Luzerne street, from Sixth to Third street; Third street, from Luzerne to Rising Sun avenue; Howard street, from Germantown avenue northeastward about 100 feet to mill property; Eleventh street, from Rising Sun avenue to Venango street, and Mervine street, from Tioga to Venango street: *Provided*, That before said Eleventh and Mervine streets shall be opened, the owners of property in vicinity of said streets shall first file a bond or agreement satisfactory to the City Solicitor, indemnifying the City against damages by reason of the opening of said streets.

SECT. 2. The Mayor of the City is hereby authorized and directed to enter security on behalf of the City of Philadelphia, for the payment of any damages which may be assessed by reason of the opening of said streets; upon the filing of said bonds, and at the expiration of the said three months, the Director of the Department of Public Works shall forthwith proceed to open said streets.

APPENDIX No. 75.

Philadelphia, November 18, 1897.

To the Presidents and Members of Select and
Common Councils of the City of Philadelphia.

GENTLEMEN:—The Committee on Police and Prisons, to which was referred the bill entitled “An Ordinance to permit the erection of a bridge across Philip street north of Norris street,” respectfully report that they have examined and approved the same, return it to Councils favorably and recommend its passage.

Ellsworth H. Hulst (*Ch'n pro tem*), John F. Slater,
George Q. Spiel, Stanley G. Miller, Geo. H. Wagner, F.

Stevens, R. Harvey, Jos. R. C. McAllister, George W. Conrad, Henry Erdin, Jos. L. Nobre, Jas. B. Anderson, W. F. Short.

AN ORDINANCE

To permit the erection of a bridge across Philip street, north of Norris street.

SECTION 1. *The Select and Common Councils of the City of Philadelphia do ordain*, That permission be, and the same is hereby granted to the Way Manufacturing Co. to construct a bridge across Philip street, from the rear of 2008 North Second street to the rear of 2007 American street. The said bridge to be constructed of iron of a width not to exceed five (5) feet three (3) inches (inside measure), nor seven (7) feet in height, and to be covered with No. 24 corrugated galvanized iron and at a height not less than eighteen (18) feet above the curb line, and shall be built under the supervision and subject to the approval of the Department of Public Works, and shall be removed at any time upon the passage of a resolution or ordinance to that effect: *Provided*, That the Way Manufacturing Co. shall first pay into the City Treasury the sum of fifty (50) dollars for the publication of this ordinance.

APPENDIX No. 76.

Philadelphia, November 18, 1897.

To the President and Members of
Common Council of the City of Philadelphia.

GENTLEMEN :—Your Committee on City Property, of Common Council, to which was referred the bill setting aside a portion of the Almshouse property for a Botanic Museum, which was amended to “except all that portion of the ground between the South street bridge and Almshouse lane,” respectfully report that they have examined

the bill and amendment, and return the same with a negative recommendation as to the amendment, and report the bill as originally received from Select Council, with favorable recommendation.

George Hawkes (*Ch'n*), Charles C. Warwick, George W. Edmonds, Richard T. Irwin, John Irvine, Harry Y. Shugart, Alexander Abrahams.

APPENDIX No. 77.

Philadelphia, November 23, 1897.

To the Presidents and Members of Select and
Common Councils of the City of Philadelphia.

GENTLEMEN:—The Committee on Finance respectfully report that they have considered a bill entitled “An Ordinance to approve the contracts and surety of Armstrong and Printzenhoff for constructing a wooden pier at the foot of Arch street, on the Delaware river; and for constructing a wooden pier and a wooden barrel sewer therein, at the foot of Chestnut street, on the Delaware river, for the Bureau of Surveys; also, the contract and surety of Stacy Reeves and Sons for the restoration of Independence Hall, together with its arcades and wing buildings, to its original appearance and condition as it existed in the year 1776, for the Bureau of City Property,” and return the annexed bill with a favorable recommendation, and ask its passage.

Jacob J. Seeds (*Ch'n*), Chas. Roberts, Wm. H. Garrett, Wm. Van Osten, Charles Seger, Edward A. Anderson, Chas. F. Iseminger, Thomas Firth, Gustave Hahn, Wm. McCoach, D. S. B. Chew, R. R. Bringham, Jas. B. Anderson, Jos. H. Klemmer, F. M. Harris.

AN ORDINANCE

To approve the contracts and surety of Armstrong and Printzenhoff, for constructing a wooden pier at the foot of Arch street, on the Delaware river; and for constructing a wooden pier and a wooden barrel sewer therein, at the foot of Chestnut street, on the Delaware river, for the Bureau of Surveys; also, the contract and surety of Stacy Reeves and Sons for the restoration of Independence Hall, together with its arcades and wing buildings, to its original appearance and condition as it existed in the year 1776, for the Bureau of City Property.

SECTION 1. *The Select and Common Councils of the City of Philadelphia do ordain, That the contracts of*

Armstrong and Printzenhoff for constructing a wooden pier at the foot of Arch street, on the Delaware river; and for constructing a wooden pier and a wooden barrel sewer therein, at the foot of Chestnut street, on the Delaware river, for the Bureau of Surveys, be, and the same are hereby approved, and that the Contractors' Savings, Title and Trust Company, of Philadelphia, be, and it is hereby approved as surety of the said Armstrong and Printzenhoff for the faithful performance of the said contracts. Also, the contract of Stacy Reeves and Sons for the restoration of Independence Hall, together with its arcades and wing buildings, to its original appearance and condition as it existed in the year 1776, for the Bureau of City Property, be, and the same is hereby approved, and that the City Trust, Safe Deposit and Surety Company of Philadelphia be, and it is hereby approved as surety of the said Stacy Reeves and Sons, for the faithful performance of the said contract.

APPENDIX No. 78.

RESOLUTION

Requesting the Director of Public Safety to rescind his recent order regarding Policemen's shoes.

WHEREAS, The recent order of the Director of Public Safety in regard to shoes for the Police Force is an exceedingly obnoxious one, as they have to spend their own money for them, they do not wish to be forced to take a shoe made by one firm and which is not as much adapted to their comfort as those which they are now wearing.

AND WHEREAS, Police Officers heretofore had the right to get a shoe made that would fit them properly and in many instances have a last at their shoemaker's, thus ensuring a comfortable fit. Why should not this very desirable arrangement be continued? There are at least sixty shoe dealers in various parts of the City who have

policemen as customers. Why should this business be interfered with and turned over to a wealthy contractor? Therefore, be it,

Resolved, by the Select and Common Councils of the City of Philadelphia, That the Director of the Department of Public Safety be, and is hereby requested to rescind his recent order regarding Policemen's shoes.

APPENDIX No. 79.

RESOLUTION

Of request to the City Solicitor, relative to a circular issued by the "Ice Manufacturing Company of Germantown."

WHEREAS, A concern called the Ice Manufacturing Company of Germantown has circulated throughout that section of the City the following circular:

"To the Tenant of this Property.

You are hereby cautioned not to use the present Water supply for drinking or culinary purposes, nor allow the same to be used by others, under penalty of danger of Disease.

Owing to the overflow of the main sewer from Roxborough and Germantown into the Wissahickon Creek, and the pumping of a large quantity of water containing such sewage into the City Reservoirs, the above notice becomes necessary for the benefit of the health of the public of Germantown and its vicinity, owing to the threatened epidemic of diphtheria and other diseases.

Distilled and filtered water, in half-gallon bottles, will be furnished by the Ice Manufacturing Company of Germantown in five-gallon quantities at 10 cents per gallon. The additional charge of one (1) dollar for the ten bottles will be refunded upon return of empty bottles.

Will you send a trial order to the Ice Manufacturing Company of Germantown, 5618 Main street, or Walnut Lane Station, Germantown, Philadelphia, Telephone 9488 A.

This notice is issued by the above Company."

AND WHEREAS, Said circular will have an effect prejudicial to the health and comfort of the community; therefore be it

Resolved, by the Common Council of the City of Philadelphia, That the City Solicitor be authorized and requested to take such steps that he may deem necessary to counteract the influence of said circular.

APPENDIX No. 80.

OFFICE OF THE MAYOR.

Philadelphia, December 2, 1897.

To the Select and Common Councils
of the City of Philadelphia.

GENTLEMEN :—By ordinance of July 16, 1896, your Honorable Bodies provided for the creation of a loan amounting to \$8,000,000, and subsequently, by ordinance of December 9, 1896, provided for the creation of an additional loan amounting to \$3,000,000.

The question as to the right of the City to create these loans was raised by bill in equity and after argument the Supreme Court filed an opinion holding that the City could not create the same without first submitting this matter to a vote of the people.

This question as to the increase of the indebtedness of the City having been submitted to a popular vote in November last, the people, by a majority, decided in favor of the increase.

It now becomes my duty, in view of this verdict of the people and of the pressing necessity for the municipal improvements contemplated, to request your Honorable Bodies at the earliest possible moment to give the direction and authority for the creation of a loan for these purposes.

I herewith transmit to you the form of a bill which I request shall be acted upon at your earliest convenience, feeling confident that you appreciate fully the importance of this matter and that you will give it immediate and favorable consideration. The bill has been prepared simply with a desire to aid you, after consultation with the Chairman of the Finance Committee.

I am, respectfully,

CHAS. F. WARWICK,

Mayor.

AN ORDINANCE

To authorize the creation of a loan by the City of Philadelphia, for the sum of eleven million two hundred thousand (11,200,000) dollars, for the improvement of suburban roads, for the completion of the Boys' High School and erection of new school buildings, for building main sewers, building art gallery, library site and building, building new Almshouse, abolition of grade crossings on the line of the Philadelphia and Trenton Railroad, for equipment and building of Philadelphia Museum, for the extension, improvement and filtration of the water supply, extension of Fairmount Park, for repaving streets, tramway streets, and intersections and underground work incident thereto, for building bridges, for improvement of public parks or squares, for the purchase of ground and building fire and police stations, and electrical and underground construction, for grading and repairs to paved streets, curved curbing, resurfacing asphalt streets, repairs to bridges, repairs to sidewalks (City Property), repairs to ditches and sluices, for repaving with an improved pavement small streets, 40 feet or less in width, from house line to house line, and underground work incident thereto.

SECTION 1. *The Select and Common Councils of the City of Philadelphia do ordain*, That the Mayor of the City of Philadelphia be, and he is hereby authorized to borrow (in such proportions as in his judgment the best interest of the City demand) from the highest bidder or bidders, at not less than par, on the faith and credit of the City of Philadelphia, a sum or sums, which in the aggregate shall not exceed eleven million two hundred thousand (11,200,000) dollars for the following purposes: One hundred and fifty thousand (150,000) dollars, for the improvement of suburban roads; nine hundred thousand (900,000) dollars, for the completion of the Boys' High School and erection of new school buildings; five hundred thousand (500,000) dollars, for building main sewers: *Provided*, Two hundred thousand (200,000) dollars of this amount be expended for the completion of the Aramingo

Canal sewer, from Girard avenue to the Delaware river; two hundred thousand (200,000) dollars for building art gallery; one million (1,000,000) dollars for library site and building: *Provided*, Not more than one million (1,000,000) dollars shall be expended by the City in payment for site and erection of building; two hundred thousand (200,000) dollars, for building new Almshouse; nine hundred thousand (900,000) dollars, for abolition of grade crossings on the line of the Philadelphia and Trenton Railroad; two hundred thousand (200,000) dollars for equipment and building of Philadelphia Museum; three million seven hundred (3,700,000) dollars, for the extension, improvement and filtration of the water supply: *Provided*, At least one million (1,000,000) dollars thereof shall be expended to increase and improve the water supply of that portion of the City of Philadelphia lying west of the Schuylkill river; one hundred thousand (100,000) dollars for the extension of Fairmount Park; one million (1,000,000) dollars for repaving streets, tramway streets and intersections and underground work incident thereto; six hundred thousand (600,000) dollars, for building bridges; fifty thousand (50,000) dollars, for improvement of public parks or squares; three hundred thousand (300,000) dollars, for the purchase of ground and building of fire and police stations and electrical and underground construction; four hundred (400,000) dollars, for grading and repairs to paved streets, curved curbing, resurfacing asphalt streets, repairs to bridges, repairs to sidewalks (City Property), and repairs to ditches and sluices; one million (1,000,000) dollars, for repaving with an improved pavement small streets, forty (40) feet or less in width, from house line to house line, and the underground work incident thereto.

Interest on the said loan at a rate not exceeding three and one-half per centum per annum, shall be paid by the City of Philadelphia, half yearly, on the first day of the months of January and July, at the office of the fiscal agency of the City of Philadelphia. The principal of said loan shall be divided into ten (10) series of one million one hundred and twenty thousand (1,120,000) dollars each, alphabetically arranged, and each

Series shall be paid annually on the 31st day of December, at the said office, until the whole loan shall be paid, commencing with Series "A," which shall be so paid on the 31st day of December, 1918, and the other series shall be so paid in their alphabetical order, on the 31st day of December, of each succeeding year. The certificates of said loan shall be in the usual form in such amounts as the lender may require in sums of one hundred (100) dollars, and its multiple in registered form, and it shall be expressed in the said certificates that the loan therein mentioned and the interest thereof are payable in lawful money of the United States free from all taxes. Whenever any loan shall be created by virtue of this ordinance there shall be by force of this ordinance an annual tax levied of a sum of not more than seven-tenths (7-10) of a mill, the same being sufficient to pay the interest and also the principal of the said loan within thirty years and there shall be hereafter annually appropriated out of the tax so collected a sum sufficient to pay the interest on said loan and also the principal thereof within thirty years, and as the same becomes payable.

RESOLUTION

To publish a loan bill.

Resolved, by the Common Council of the City of Philadelphia, That the Clerk of Common Council be authorized to publish, in not less than two of the newspapers of the City of Philadelphia, daily for four weeks, the draft of the ordinance introduced to Common Council on Thursday, December 2, 1897, entitled "An Ordinance to authorize the creation of a loan by the City of Philadelphia, for the sum of eleven million two hundred thousand (11,200,000) dollars for the improvement of suburban roads, for the completion of the Boys' High High School and erection of new school buildings, for building main sewers, building art gallery, library site and building, building new Almshouse, abolition of grade crossings on the line

of the Philadelphia and Trenton Railroad; for equipment and building of Philadelphia Museum, for the extension, improvement and filtration of the water supply, extension of Fairmount Park, for repaving streets, tramway streets and intersections and underground work incident thereto, for building bridges, for improvement of public parks or squares, for the purchase of ground and building of fire and police stations, and electrical and underground construction, for grading and repairs to paved streets, curved curbing, resurfacing asphalt streets, repairs to bridges, repairs to sidewalks (City Property), repairs to ditches and sluices, for repaving with an improved pavement small streets, forty (40) feet or less in width, from house to house line, and underground work incident thereto," and that the said Clerk at a meeting of Common Council, after the expiration of four weeks from the first day of said publication shall present to Common Council one of each of said newspapers for every day in which the said publication shall have been made.

APPENDIX No. 81.

OFFICE OF THE MAYOR.

Philadelphia, December 2, 1897.

To the Select and Common Councils
of the City of Philadelphia.

GENTLEMEN:—I have the honor to herewith transmit for your consideration a communication received from Frank M. Riter, Esq., Director of the Department of Public Safety, together with a report made to him by the Medical Inspector of the Bureau of Health, relative to the cases of diphtheria in the Twenty-second, Thirty-third and Thirty-seventh Wards.

I am, respectfully,

CHAS. F. WARWICK,

Mayor.

DEPARTMENT OF PUBLIC SAFETY.

Philadelphia, November 19, 1897.

HON. CHAS. F. WARWICK,
Mayor of the City of Philadelphia.

DEAR SIR:—I enclose herewith a copy of the report of the Medical Inspector of the Bureau of Health, upon the recent investigation in the Twenty-second, Thirty-third and Thirty-seventh Wards, concerning the cases of diphtheria. I am requested by the Board of Health to forward the matter to you for transmission to Councils with such recommendation as you may deem proper.

I remain, with respect, yours truly,

FRANK M. RITER.

Director.

BUREAU OF HEALTH.

Philadelphia, November 13, 1897.

LT. COL. J. LEWIS GOOD,
Secretary, Board of Health.

DEAR SIR:—I have the honor to submit the following report of the work done in the recent investigations of this Department, in conjunction with the nuisance and milk departments, covering the period of a temporary increase of diphtheria in the Twenty-second, Twenty-third and Thirty-seventh Wards.

As a preliminary statement I will observe that in the Twenty-second Ward it has been the invariable custom since the present Assistant Medical Inspector has been in charge, to insist upon the isolation of the patient together with the attendant, and where this is not possible, the house is immediately quarantined, by placing a police officer in front of the premises, or the patient is removed to the Municipal Hospital.

Placarding the house, instructing each and every family by means of printed circulars and otherwise; notifying the schools, has always been the invariable rule of procedure.

In all this the Assistant Medical Inspector has had the hearty co-operation of all the physicians of this ward, and especially so in the prompt removal of cases to the Hospital.

During the recent outbreak covering a period of seven (7) weeks there were reported one hundred and fifty-two (152) cases, of which over fifty (50) were removed to the Hospital. Those who remained at home were isolated with attendants, and the best of sanitary discipline insisted on and maintained. The type of the disease thus far has been extremely mild as is shown in the short duration of the illness and the very low mortality rate; out of the one hundred and fifty-two cases there have been but eleven deaths, giving a death-rate of about 7 per cent.; while the mortality rate of the same disease during the corresponding time was over 25 per cent. throughout the entire city.

Extensive sanitary examinations, investigations and observations have been made, including the premises, occupations of members of the family, school surroundings of the children, food and milk supplies, etc.; and the conclusion has been reached that the rapid spread of the disease has been made possible very largely by the mild character of the disease and its remarkable diffusibility. Many cases of undoubted diphtheria have been so extremely mild that they have passed unrecognized; remaining at school or running at large, and mingling promiscuously with the friends and members of the family before the disease was even suspected. Thus the appearance of the disease in several members of the same household, and in many instances, the adjoining household, has been made possible.

Further, it has been noticed that the disease appears to be the most prevalent in the older section of the ward; also, in certain localities it has seemed to gain foothold and thrive where the sanitary conditions, including drainage and sewerage, are imperfect.

The various day schools have been visited and the teachers requested to watch with increased vigilance for suspicious cases of illness, with instructions to send such cases home promptly and call the family physician.

With thirty-seven new cases the preceding week and only nineteen this week, it would appear that the disease is already under control in this ward, and that a continuance of the usual rigid methods would result very soon in an amelioration of the disease and a return to normal conditions. A report showing the number of schools and children attending from families in which the disease appeared is herewith appended :

From September 18, 1897, to October 30, 1897.

St. Vincent's (Boys).....	27
" (Girls).....	16
Hill, colored.....	10
Centre.....	14
Lafayette.....	30
Keyser	7
Pastorius.....	6
Bringhurst	4
Schaefer.....	8
Rittenhouse.....	8
Olney.....	2
Coulter Street, colored	1
A. G. Curtin.....	6
Franklin Primary.....	3
Spencer Roberts.....	3
Morton Day Nursery.....	2
Feltonville	2

149

Total number of diphtheria cases was 152.

There were 14 cases of diphtheria in which no member of the family attended school for the six months preceding the illness.

The proper disposition of the children's clothing during school hours should receive more careful attention. In some schools the clothing is thrown promiscuously in heaps; in others hung in small closets without light or ventilation; wraps of two or three children sometimes occupy the same

hook; in some instances the wraps are hung openly in the school rooms. These methods cannot be condemned too strongly, for the possibilities of the spread of infection through this medium are vastly increased.

A general sanitary survey of the district, observing particularly the condition of the public streets, sewers and drainage, and noting public improvements, or where no improvements have been made, is herewith submitted:

Springer street, from Germantown avenue to Nash street and continuing eastward to dead end is unpaved, and unimproved; no sewer, and that portion of the street east of Nash street, the drainage from dwellings runs over an unpaved surface. The privy wells have been recently cleaned and other nuisances abated.

Crowson street is unimproved with surface drainage. The houses on these streets are small, with small yards, and the general condition of the people, as well as their surroundings, are clean.

Musgrove street is paved with vitrified brick, from Upsal to Sharpnack street, and Church to Pleasant street. Unpaved from Church street to Sharpnack street and Pleasant street to Gorgas lane. No surface drainage, except upon a small portion of the paved section. Sewer on street; conditions clean. Church street is paved with Belgian blocks; partly sewer and part surface drainage. Condition, clean.

Bloyd street, from Chelton avenue to Locust avenue, is paved with vitrified brick, has sewer, but mostly surface drainage, which has a ready fall and flows off freely. Most of these houses are under notice at present to have their drainage diverted to sewer by underdrain. A number of specific inspections were made and a number of minor nuisances found, such as defectively paved yards and drains and filthy cellars.

Woodbine avenue, from Chew to Sprague street, is paved with brick, has sewer, principally surface drainage, which has ready fall. General conditions, clean and well regulated.

The section known as "Somerville," is in many instances

in a very unsanitary condition. Stenton avenue, Sprague street, Bockius street, Weiss street, Otto street, North Twenty-first street, Eberle street, Anderson street, Cora street, Godfrey avenue and Spencer avenue are all unpaved, and generally unimproved, with no sewers in the vicinity, the drainage finding its way to creek which eventually discharges into the Wingohocking sewer, one mile below. The sewers from Chew, Mill, Bloyd and Boyer streets, Cheltenham, Locust and Woodbine avenues, also have their outlet into this stream at Mill street, near North Twentieth street. A house-to-house inspection was made one year ago of Somerville, owing at that time to the prevalence of contagion in that particular vicinity.

The sanitary condition of this locality is as bad, if not worse, than any section of Germantown or the Twenty-second Ward. Mud gutters with numerous foul and reeking depressions, and the odor from the stream or creek is noticeable at all times, owing to the sewage discharged therein. The garbage is not collected and such disposition as is made of it adds to uncleanness of the section, being deposited in privy-wells, open lots, streets and along the banks of the creek.

The condition of the public streets of Somerville is the most important feature and should command the attention of our City Councils.

Pinder street, running west from Cumberland street, west to dead end, is paved and has sewer, all premises are underdrained. The houses on the south side, Nos. 40 to 68, have a cheap and defective system of underground drainage. A house-to-house inspection was made on this street and all nuisances that came under the observation of the Inspectors were noted. The owners will be notified to abate nuisances and report made in the due course of time. Bringhurst street, Germantown avenue to Wakefield street, macadam and stone gutters; Wakefield to Mercer street, Belgian block; sewer in entire street. Four premises having surface drainage will be required to underdrain. Jefferson street, Germantown avenue to Mercer street, paved with Belgian block, and sewer.

Ashmead street, Germantown avenue to Mercer street,

paved with Belgian block, and sewer only from Wakefield street to Mercer; very little surface drainage appears in the gutters, which having a heavy fall, runs off readily.

Morris street, Penn street and Coulter street, are paved with brick and have sewers; Queen street, macadam, stone gutters, sewer; Patton avenue, Alfred street, Baird street and Pulaski avenue, paved with brick and have no sewer. This section known as "Pulaski Town," is principally underdrained where sewers are accessible, and the general conditions are clean and in better condition than has ever been the case.

Rittenhouse street, Belgian block and brick paved, sewered; almost entirely underdrained; clean.

Lehman street, vitrified brick paving, sewer ; partly drained.

Lafayette street, paved and sewered and entirely underdrained.

Hight street, brick paving and entirely underdrained.

Bowman street, brick paving and mostly underdrained.

Centre street, Belgian block and mostly underdrained.

Haines street, macadam and principally underdrained.

Hancock street, macadam and principally underdrained.

Price street, macadam and brick ; principally underdrained.

Meachim street, brick paving; sewer recently built.

Wilson street, block paving, and sewer; part drained.

Mill street, macadam; sewer; mostly underdrained.

Woodlawn and Kenyon streets, Belgian block; sewer on Woodlawn street; mostly underdrained.

Armatt street, Belgian block; partly underdrained.

The general condition of these streets is clean and will compare favorably with any other section of Germantown. The people, with few exceptions, are clean and intelligent and have a high regard for sanitation and the rules and regulations of the Health Bureau. The streets are free from any of the obnoxious elements that frequently abound where surface drainage exists, and are not a menace to the health of the neighborhood.

The drainage from Kenyon street discharges into the old Honey Run sewer, premises being situated too low to be diverted to city sewer. Diphtheria has been rife here several times, and nuisances have been regularly abated. The "open sewer" or stream into which the sewer from Penn street discharges is a dangerous nuisance and full report has been made to the Chief Inspector, embodying a statement that nuisance will be shortly under way for abatement through action now pending in Councils, providing for the opening of King street and placing of sewer therein on the line of Creek course.

The recent increase in the case of diphtheria in the Thirty-third Ward may possibly be due to the general unsanitary condition of the district. There is a great need for sewers, house underdrainage, and grading and paving of streets. Rows of houses are built on made ground where the depression has been filled in with rubbish and refuse matter of all kinds; and it is noticed that there is a greater prevalence of contagious sickness in these houses than elsewhere. Many large lots are used as dumping grounds, causing very unpleasant odors. Stagnant water exists on most of these lots.

The water supply of certain localities is from pump wells, usually located near cesspools which are in a filthy condition. In other sections the garbage and ashes are never collected, consequently the inhabitants dump the house refuse on the nearest streets and lots. A house-to-house inspection of the whole ward would reveal much that needs correction. It is suggested that the Nuisance Inspectors should have the authority to flush filthy streets and gutters whenever and wherever the condition for cleansing exist or this work could be readily done by the Police or Fire Departments, or both, at the suggestion of the Assistant Medical or Nuisance Inspectors. In verification of their general conditions the following specific nuisances are designated:

Stagnant water on lot northeast corner Eighth and Clearfield streets.

3051 Franklin street (near above lot), there have been six cases of diphtheria, with two deaths, here since August

17, 1897. Foul water was reported as being in cellar then, and the condition has not yet been remedied.

A bad state of affairs exists on Goodman street (where there have been recently several cases of diphtheria). Full privy-wells are at Nos. 5 to 13, some of which have been abandoned and should be filled up. The street is unpaved and filthy. Water supply is from a pump which is too near the privy-wells.

3856 Nice street. There was a case of scarlet fever here in April, two cases of diphtheria in May (one death) and four cases of typhoid fever in the last few years. The cellar contains about 3 inches of foul water which seems to come from manure pit of property next north. This is a retail milk house. The Milk Inspector should be sent here and the place kept under constant observation. The manure pit referred to should be cleaned out and made impervious with cement.

Lycoming street, from Nice street to Germantown avenue, should be paved.

Lot east of 1701 Juniata street is in a filthy condition. Surface water from surrounding properties drains into this lot and stagnates there. There are heaps of decaying vegetable matter here. It is foul now, but is worse in summer. There should be a sewer in the street. Alley in rear of house on north side is filthy. Several of the privy-wells are full.

Filthy unpaved gutters on Rising Sun lane, between Germantown avenue and Fifth street. Some of the properties drain into these gutters.

Dorritt street: Filthy alley in rear of houses on north side.

Swampy ground on east side of Lawrence street north and south of Butler street.

Fifth and Bristol streets: Colored settlement. Very bad sanitary condition. From two to five families live in each house. Nearly all of the privy-wells are full. Garbage is never collected. Streets, lots and yards are unpaved and filthy. No system of drainage. Surface water stagnates. Most of the cellars need cleaning and white-washing. Water supply for whole settlement is from one

pump, which is too near the cesspools. The whole neighborhood of Second, Philip and Dillman streets, from Tioga to Westmoreland street, should have a house-to-house inspection. There is much diphtheria in this locality. Most of the privy-wells are foul. If possible, the properties should be underdrained. These houses have apparently been built on made ground.

Large lots on northwest and southwest corner of Philip and Ontario streets contain foul, stagnant water, and are being filled up with rubbish.

John, Henry and Cooper streets are unpaved and contain foul gutters.

Large lots at Mascher below Tioga street, opposite Wm. Cramp Public School, contains foul, stagnant water.

Foul gutters on Leamy, Ormes, Ella and Kip streets, between Indiana and Cambria streets; also, on Cambria street and Indiana avenue at these points.

Filthy alley west of Kip and south of Indiana street.

Hart lane: Filthy gutters west of Kensington avenue.

Seltzer and Silver streets, east of Front street: Most of the privy-wells are foul.

In the Thirty-seventh Ward the new cases reported during the week from October 24th to October 31st, were:

Scarlatina.....	2
Diphtheria	9

The cases, except in one special instance, were widely disseminated, as follows :

SCARLATINA.	
1330 Tioga street.	2860 Mervine street.
DIPHThERIA.	
S. W. Cor. Tioga street and Germantown avenue.	
2857 Mervine street,	1014 York street,
2546 Jessup street,	2413 Alder street,
3316 N. 13th street,	1205 Williams street.

The exceptional instance was the last named. In the family of Mr. Best, 1205 William street, three children were reported sick with diphtheria on October 25th. On

Tuesday, the 26th, two died, and on Wednesday, the third death occurred. On the Wednesday of previous week the first child was reported sick and was sent to the Municipal Hospital. It died that night. Within a week four children (all they had) were taken sick and died. This unusual mortality was very remarkable under the circumstances. The proceedings of the Assistant Medical Inspector of the Board of Health were as follows:

On the report of the first case the house was visited and placarded. Premises examined and fumigation ordered. After that the removal of the placard was ordered. Upon visiting the house a second time the other cases were discovered before the report of this illness was received and the placard was kept on the premises. The other deaths followed within forty-eight hours, and the burials were made under the Board of Health rules, the Assistant Medical Inspector being present at the house to see that this was done. The school was notified. Two of the Best children attended the Cambria School.

The premises 1205 William street is a two-story brick house facing south, with alley at the side and in the rear. Both alleys are clean. Premises underdrained and plumbing sanitary. House built nine or ten years ago. Street paved with asphalt. The family have removed from the house, and the owner has promised to whitewash the cellar, repaint and repaper the whole house, which has been entirely fumigated by the Board of Health.

Of the number of cases above reported, there remains still two cases of scarlatina and four cases of diphtheria at this date, three having recovered and three died. A recent examination of schools shows 2,553 school children in the Thirty-seventh Ward. The percentage of sick with diphtheria is 1-6 of one per cent.; of scarlatina, $\frac{1}{2}$ of one per cent. There are at least 500 small children not yet of a school age, yet liable to contagious infantile diseases. If these were taken into computation, the percentage is very much less. The sickness in the Thirty-seventh Ward is traceable to two direct causes: The unsanitary state of the region east of Tenth street and north from Dauphin; and the children attending the Cambria School which is overcrowded with upwards of 1,600 pupils.

The medical inspections in the wards under consideration have been promptly made, and these officers have always kept up with their work. All schools are promptly notified, and where children are sent from an infected house to avoid contagion, the children of the family to which they are sent are restricted from school attendance. If any of the members of an infected family are mill workers, or work in stores, or in milk houses, their respective employees are notified. Where sanitary restrictions are disregarded a police quarantine is imposed.

The report of the Chief Inspector of Milk is herewith appended.

Respectfully submitted,

(Signed) J. HOWARD TAYLOR,
Medical Inspector.

APPENDIX No. 82.

OFFICE OF THE MAYOR.

Philadelphia, December 2, 1897.

To the Select and Common Councils
of the City of Philadelphia.

GENTLEMEN:—I have the honor to herewith transmit for your consideration, a communication from Frank M. Riter, Esq., Director of the Department of Public Safety, containing a resolution adopted by the Board of Health on the 16th inst., relative to the construction of a sewer on Phillip street, as a sanitary necessity.

I am, respectfully,

CHARLES F. WARWICK,
Mayor.

DEPARTMENT OF PUBLIC SAFETY.

Philadelphia, November 19, 1897.

HON CHAS. F. WARWICK,
Mayor of Philadelphia.

DEAR SIR:—I have been requested to forward to you by the Board of Health the following resolution adopted on the 16th inst., and request that it be transmitted to Councils :

“Resolved, That City Councils be respectfully requested to pass an ordinance authorizing the construction of a sewer on Phillip street connecting with the sewer on American street by the way of Westmoreland street, as a sanitary necessity.”

I remain, with respect, your truly,

FRANK M. RITER,

Director.

APPENDIX No. 83.

FARMERS' AND MECHANICS NATIONAL BANK.

Philadelphia, December 1, 1897.

WENCEL HARTMAN, Esq.,
President of Common Council.

DEAR SIR:—Agreeably to Section Third of Ordinance of Councils, approved the 16th day of March, 1892, we have the honor to submit herewith, a report showing the aggregates of the Three, Three and one-eighth, Three and one-quarter, Three and one-half, Four and Six per cent. Loans of the City, as they stood on July 1st, 1897, and as they stand on the books at the Farmers' and Mechanics' National Bank, on December 1st, 1897.

Very respectfully,

H. C. STROUP,

President.

Report of the Aggregates of the Three Per Cent. Loans, Three and one-eighth Per Cent. Loans, Three and one-quarter Per Cent. Loans, Three and one-half Per Cent. Loans, Four Per Cent. Loans, and Six Per Cent. Loans of the City of Philadelphia, on which interest is paid by the City, as they stood on July 1, 1897, and as they stand on the books of the Farmers' and Mechanics' National Bank, Philadelphia, Loan and Transfer Agent of the City, on December 1, 1897

	Principal of Six Per Cent. Untaxed Loans.	Principal of Four Per Cent. Taxed Loans.	Principal of Three and one-half Per Cent. Untaxed Loans.	Principal of 3½ Per Cent., 3¼ Per Cent., and 3 Per Cent. Untaxed Loans.
Aggregates of the Three Per Cent. Loans, June 1, 1897.....	\$6,041,000 3 %
Aggregates of the Three Per Cent. Loans, December 1, 1897.....	6,041,000 3 %
Aggregates of the Three and one-eighth Per Cent. Loan, June 1, 1897.....	\$1,000 3¼ %
Aggregates of the Three and one-eighth Per Cent. Loan, December 1, 1897.....	1,000 3¼ %
Aggregates of the Three and one-quarter Per Cent. Loan, June 1, 1897.....	\$14,298,000 00	\$5,000 3¼ %
Aggregates of the Three and one-quarter Per Cent. Loan, December 1, 1897.....	14,948,000 00	5,000 3¼ %
Aggregates of the Three and one-half Per Cent. Loans, June 1, 1897.	Inc. \$650,000 00	
Aggregates of the Three and one-half Per Cent. Loans, December 1, 1897.	\$4,075,000 00		
Aggregates of the Four Per Cent. Loans, June 1, 1897.....		
Aggregates of the Four Per Cent. Loans, December 1, 1897.....	4,075,000 00		

Report of the Aggregates of the Three Per Cent. Loans, Three and one-eighth Per Cent. Loans, Three and one-quarter Per Cent. Loans, Three and one-half Per Cent. Loans, Four Per Cent. Loans, and Six Per Cent. Loans, of the City of Philadelphia, on December 31, 1897—Continued.

	Principal of Six Per Ct. Untaxed Loans.	Principal of Four Per Ct. Taxed Loans.	Principal of Three and one half Per Cent. Unt'x'd Loans	Principal of $3\frac{1}{4}$ Per Ct., $3\frac{1}{8}$ Per Cent., and $\frac{3}{8}$ Per Cent. Untaxed Loans.
Aggregates of the Six Per Cent. Loan, June 1, 1897.....	\$29,373,150			
Deduct amount of Six Per Cent. Loans, Unregistered, as per Ordinance of Councils of June 16, 1885.....	39,350 00			
	<u>\$29,333,800 00</u>		\$1,799,800 00 Decrease.	
Aggregates of the Six Per Cent. Loans, Registered, December 1, 1897.....	27,534,000 00		<u>\$1,149,800 00</u> Net Decrease.	
Unregistered Loans in which no appropriation for interest is asked, as per Ordinance of Councils of June 16, 1885:				
Six Per Cent. Loans, Untaxed.....	\$31,800 00			
Six Per Cent. Loans, Taxed.....	7,550 00			
Five Per Cent. Loans, Taxed.....	1,170 22			
	<u>\$40,520 22</u>			

The Farmers' and Mechanics' National Bank, Philadelphia; Loan and Transfer Agent of the City.
H. C. STROUP, *President*,
Philadelphia, December 1, 1897.

Report showing the Aggregates of the Three Per Cent. Loans, Three and one-eighth Per Cent. Loan, Three and one-quarter Per Cent. Loan, Three and one-half Per Cent. Loans, Four Per Cent. Loans and Six Per Cent. Loans of the City of Philadelphia, on which Interest is paid by the City, as they appear on the books of the Farmers' and Mechanics' National Bank, Philadelphia, Loan and Transfer Agent of the City, on December 1, 1897.

	Principal of Six Per Cent. Untaxed Loans.	Principal of Six Per Cent. Taxed Loans.	Principal of Four Per Cent. Untaxed Loans.	Principal of Three and one-half Per Cent. Untaxed Loans.	Principal of Three and one-quarter Per Cent., Three and one-eighth Per Cent. and Three Per Cent. Untaxed Loans.
Total of Loans held by General Holders, June 1, 1897.....	\$17,939,550 00	\$28,850 00	\$2,732,800 00	\$14,298,000 00	\$3,656,800 3%
Total of Loans held by Sinking Funds, June 1, 1897.....	11,393,550 00	11,200 00	1,342,200 00	2,384,200 3%
Deduct amount of Loans, Unregistered, as per Ordinance of Councils of June 16, 1885.....	\$29,333,100 00	40,050 00	\$5,000 3 1/4%
Deduct Matured Loan of July 1, 1897.....	31,800 00	7,850 00	\$1,000 3 7/8%
Add new Three and one-half Per Cent. Loan of June 17, 1897.....	\$29,301,300 00
	1,799,800 00	650,000 00

	\$27,501,500 00	\$32,500 00	\$4,075,000 00	\$14,948,000 00	\$6,041,000 3%
	5,000 3 1/4%
	\$27,501,500 00	1,000 3 7/8%
Six Per Cent. Loans, Untaxed.....	32,500 00
Four Per Cent. Loans, Untaxed.....	4,075,000 00
Three and one-half Per Cent. Loans, Untaxed.....	14,948,000 00
Three and one-quarter Per Cent. Loan, Untaxed.....	5,000 00
Three and one-eighth Per Cent. Loan, Untaxed.....	1,000 00
Three Per Cent. Loans, Untaxed.....	6,041,000 00
	\$52,604,000 00

RECAPITULATION.

Reports showing the Aggregates of the Three Per Cent. Loans, Three and one-eighth Per Cent. Loans, Three and one-quarter Per Cent. Loan, Three and one-half Per Cent. Loans, Four Per Cent. Loans, and Six Per Cent. Loans of the City of Philadelphia, on December 1, 1897—Continued.

	Principal of Six Per Cent. Untaxed Loans.	Principal of Six Per Cent. Taxed Loans.	Principal of Four Per Cent. Untaxed Loans.	Principal of Three and one-half Per Cent. Unt'd Loans	Principal of Three and one-quarter Per Ct., Three and one-eighth Per Ct. and Three Per Cent. Untaxed Loans.
Unregistered Loans, on which no appropriation for interest is asked, as per Ordinance of Councils of June 16, 1885:					
Six Per Cent. Loans, Untaxed.....	\$31,800 00				
Six Per Cent. Loans, Taxed.....	7,550 00				
Five Per Cent. Loans, Taxed.....	1,170 22				
	<hr/>				
	40,520 22				

The Farmers' and Mechanics' National Bank, Philadelphia, Loan and Transfer Agent of the City.
H. C. STROUP, President.

Philadelphia, December 1, 1897.

APPENDIX No. 84.

LAW DEPARTMENT.

Philadelphia, December 1, 1897.

GEORGE W. KOCHERSPERGER, Esq.,
Chief Clerk of Common Council.

DEAR SIR:—I enclose you herewith copy of report of jury in the matter of the opening of Berdan street, from the north side of Good street to the south side of Good street, said report being filed on November 30, 1897.

Berdan street is now physically opened and graded.

Yours very truly,

JOHN L. KINSEY,

City Solicitor.

IN THE COURT OF QUARTER SESSIONS FOR
THE COUNTY OF PHILADELPHIA.

In the matter of the opening of Berdan street, from the north side of Good street to the south side of Good street.

(Copy.)

REPORT OF JURY.

(Filed November 30, 1897.)

To the Honorable the Judges of said Court :

The jurors appointed by your Honorable Court to assess the damages and benefits, if any, for the opening of Berdan street, from the north side of Good street to the south side of Good street, respectfully report:

That pursuant to notice, the jury met for organization on June 15, 1897, but adjourned until June 26, 1897, on account of the property owners not having been properly notified. On June 28, 1897, the jury again met for

organization, all of the members of the jury being present at this meeting. The following counsel were either present or afterwards appeared in the matter: J. Lee Patton, Esq., Assistant City Solicitor, for the City of Philadelphia, and Henry M. DuBois, Esq., for the petitioner and claimants.

At this meeting the jurors were either sworn or affirmed on their *voir dire*, and examined touching their capacity to serve as road jurors in this proceeding. Each juror was found to be disinterested, competent and in all respects duly qualified to serve, after which they were duly sworn or affirmed to perform their duties as road jurors in the matter of the opening of Berdan street, from the north side of Good street to the south side of Good street, impartially and according to the best of their judgment.

Robert MacCain was elected foreman, and John McGuigan, secretary. The petition was read to the jury, and the official plan was offered in evidence. The affidavit of service of notice on the jurors and the registered property owners and tenants along the line of the street was filed with the jury. The jury afterwards met on June 30, 1897, and viewed the premises, all the jurors being present at said view. The jury subsequently met on July 6, September 27, October 1, October 8, October 15, October 22, and October 26, 1897, for the purpose of taking testimony; on October 27, 1897, for the purpose of reviewing the premises affected; on October 28, October 29, October 30, and November 1, for consultation; on November 12 and November 23, 1897, to hear counsel on the subject of the assessment of benefits; on November 24 and November 26, 1897, for consultation, and on November 27, 1897, to sign this report.

And now, after a full and impartial consideration of all the testimony submitted to them, and after a careful view and review of the lines and grades of said street, and considering as well the advantages and disadvantages to each and every property on the line of the said Berdan street, from the north side of Good street to the south side of Good street, and the grades at which the said street is to be opened, and acting on their best judgment, they

do find that the following property owners are damaged to the amount set opposite their names :

Nicholas Wetzel	\$1,100 00
Thomas Kiernan	815 27

and that the following properties are benefited to the amounts set opposite their names :

William B. Lane.....	\$333 33
Anna M. Kiernan	315 27

Robert MacCain,	Samuel S. Ellis,
John Maguigan,	Wm. W. Dwier,
Alexander Harvey,	Sam'l L. Kelly.

APPENDIX No. 85.

LAW DEPARTMENT.

Philadelphia, December 2, 1897.

GEORGE W. KOCHERSPERGER, Esq.,
Chief Clerk of Common Council.

DEAR SIR:—Enclosed please find copy of report of jury in the matter of the opening of Forty-seventh street, from Seneca street to Westminster avenue, in the Twenty-seventh Ward, said report being filed on the 2d day of December, 1897.

This was a petition under the Act of 1836, for the appointment of a jury to determine if the public necessity required the opening of the street. The jury so determined, and then heard testimony as to the claims for damages of the property owners along the line of the street. The street is not yet physically opened.

Yours very truly,

JOHN L. KINSEY,

City Solicitor.

IN THE COURT OF QUARTER SESSIONS FOR
THE COUNTY OF PHILADELPHIA.

In the matter of the opening of Forty-seventh street, from Seneca street to Westminster avenue, in the Twenty-seventh Ward, of the City of Philadelphia.

(Copy.)

REPORT OF JURY.

(Filed December 2, 1897.)

To the Honorable the Judges of said Court:

The undersigned jurors, appointed by your Honorable Court to determine the necessity for the opening of Forty-seventh street, from Seneca street to Westminster avenue, and if they so determine, to assess the damages, if any, caused by reason of the land taken, respectfully report:

That after due notice, proof whereof appears of record and is filed with this report, the jurors met for organization in Room No. 581, City Hall, at 12 o'clock, noon, on April 22, 1897. The following jurors were present: Reeve L. Knight, George Wharton, William Runyon, Morris L. Cohn, Herbert P. Kerr and William B. Goodall. At this meeting, Henry G. Hancock, Esq., appeared for the petitioners, and Charles E. Perkins, Esq., Assistant City Solicitor, for the City of Philadelphia. There were also present the following counsel, representing various property owners along the line of said street: John Gerhard, Esq., for Jacob Endress; W. Spence Harvey, Esq., for Jacob Cowen and the Market Street Building and Loan Association; Albert E. Peterson, Esq., for Clara Mayo.

At this meeting, to wit, April 22, 1897, the jurors were severally sworn or affirmed on their *voir dire*, and examined touching their capacity to serve as jurors, each juror being found disinterested, competent and in all respects duly qualified to serve. The jurors were then severally sworn or affirmed to perform their duties as road jurors

in the matter of the opening of Forty-seventh street, from Seneca street to Westminster avenue, in the Twenty-seventh Ward, of the City of Philadelphia, impartially and according to their best judgment. The jury then organized by electing Reeve L. Knight, foreman, and William B. Goodall, secretary; after which they adjourned to meet on Monday, April 26th, on the line of the proposed opening of Forty-seventh street, between Seneca street and Westminster avenue. On April 26, 1897, the jury met on the ground and viewed the property on the line of the proposed opening.

Subsequent meetings were held on April 30; May 3, 4, 20, 27, at which times testimony was heard as to the public necessity for the opening of the said Forty-seventh street, between the points named, and, at a meeting held June 3, the jury reported that after due consideration they found that public necessity and convenience required the opening of Forty-seventh street, from Seneca street to Westminster avenue. Subsequent meetings were held on June 10, 14, 17, 21, 24, 28; July 1; September 6, 9, 15, 16, 20, 24, 30; October 5, 11, 13, 18, 22, 23, 26, 27, 28, 29, 30; November 1, 3, 4, 5, 6, 8, 9, 10, 11, 12, 13, 15, and one meeting to sign this report.

And now, therefore, after a full and careful consideration of all the testimony submitted to them, and after a careful view and review of the lines and grades of Forty-seventh street, from Seneca street to Westminster avenue, and considering as well the advantages and disadvantages to each and every property owner along the line of said street, between the points mentioned, by reason of the taking of property and the opening of the street to the present confirmed grade, and acting on their best judgment, the jury do find the following damages are occasioned by the opening of Forty-seventh street, between Seneca street and Westminster avenue :

Jacob Endress	\$7,482 34
Conrad Schwartz	4,554 17
West Market Street Building and Loan Association	2,083 33

The jury also assessed the following benefits:

Mary Connell	\$133 33
Alexander Cowen	5,000 00

They also found that the property of Clara Mayo was not damaged or benefited.

All of which is respectfully submitted.

Reeve L. Knight,	George Wharton,
Herbert P. Ker,	Wm. Runyon,
Morris J. Cohen,	William B. Goodall.

APPENDIX No. 86.

Semi-annual Statement of Interest due January 1, 1898, on the Three Per Cent. Loans, Three and one-eighth Per Cent. Loan, Three and one-quarter Per Cent. Loan, Three and one-half Per Cent. Loans, Four Per Cent. Loans and Six Per Cent. Loans of the City of Philadelphia, as they appear on the books at the Farmers' and Mechanics' National Bank, Philadelphia, Loan and Transfer Agent of the City, on December 1, 1897.

	Principal of Six Per Cent. Un- taxed Loans.	Interest of Six Per Cent. Un- taxed Loans.	Principal of Six Per Cent. Taxed Loans.	Interest of Six Per Cent. Taxed Loans.	Principal of Four Per Cent. Un- taxed Loans.	Interest of Four Per Cent. Un- taxed Loans.	Principal of Three Per Cent., Three and a half Per Cent., Three and a quarter Per Cent., Three and an eighth Per Cent. Un- taxed Loans.	Interest of Three Per Cent., Three and a half Per Cent., Three and a quarter Per Cent., Three and an eighth Per Cent. Un- taxed Loans.
Six Per Cent. Loans, Un- taxed, Registered..	\$27,501,500 00	\$825,045 00						
Six Per Cent. Loans, Taxed, held by Sink- ing Funds.....	\$11,200 00							
Six Per Cent. Loans, Taxed, held by non-residents and exempt from taxation, (See Ordinance of Councils of Dec. 11, 1880)....	6,000 00		\$17,200 00	\$516 00				
Six Per Cent. Loans, Taxed, in General Lists	\$15,300 00							
Interest.....	\$159 00							
Tax off.....	30 60		15,300 00	428 40				
Four Per Cent. Loans, Un- taxed, Registered.....					\$4,075,000 00	\$81,500 00	14,948,000 00 $\frac{3}{2}$	\$261,590 00
Three and One-half Per Cent. Loans, Un- taxed, Registered.....							5,000 00 $\frac{3}{4}$	81 25
Three and a quarter Per Cent. Loan, Un- taxed, Registered.....							1,000 00 $\frac{3}{8}$	15 63
Three and One-eighth Per Cent. Loan, Un- taxed, Registered.....							6,041,000 00 $\frac{3}{8}$	90,615 00
Three Per Cent. Loans, Un- taxed, Regis- tered.....								
	\$27,501,500 00	\$825,045 00	\$32,500 00	\$944 40	\$4,075,000 00	\$81,500 00	14,948,000 00 $\frac{3}{2}$ 5,000 00 $\frac{3}{4}$ 1,000 00 $\frac{3}{8}$ 6,041,000 00 $\frac{3}{8}$	\$261,590 00 81 25 15 63 90,615 00

Semi-annual Statement of Interest due January 1, 1898, on the Three Per Cent. Loans, Three and one-eighth Per Cent. Loans, Three and one-quarter Per Cent. Loans, Three and one-half Per Cent. Loans, Four Per Cent. Loans and Six Per Cent. Loans—Continued.

	Principal of Six Per Cent. Untaxed Loans.	Interest of Six Per Cent. Untaxed Loans.	Principal of Six Per Cent. Taxed Loans.	Interest of Six Per Cent. Taxed Loans.	Principal of Four Per Cent. Untaxed Loans.	Interest of Four Per Cent. Untaxed Loans.	Principal of Three Per Cent. and a half Per Cent. Loans, Three and one-eighth Per Cent. Loans, Three and one-quarter Per Cent. Loans, Untaxed.
RECAPITULATION.							
Six Per Cent. Loans, Untaxed, Registered.....	\$27,501,500 00	Interest, \$825,045 00
Six Per Cent. Loans, Taxed, Registered, held by Sinking Funds, and exempt from tax.....	11,200 00	336 00
Six Per Cent. Loans, Taxed, Registered, held by non-residents, and exempt from tax.....	6,000 00	180 00
Six Per Cent. Loans, Taxed, Registered, in General Lists.....	15,300 00	428 40
Four Per Cent. Loans, Untaxed, Registered.....	4,075,000 00	81,500 00
Three and One-half Per Cent. Loans, Untaxed, Registered.....	14,978,000 00	261,590 00
Three and One-quarter Per Cent. Loan, Untaxed, Registered.....	5,000 00	81 25
Three and One-eighth Per Cent. Loan, Untaxed, Registered.....	1,000 00	15 63
Three Per Cent. Loans, Untaxed, Registered.....	6,041,000 00	90,615 00
	\$52,604,000 00	\$1,259,791 28
Deduct six months' interest on \$390,800, held by the Commissioners of the Sinking Fund, for Gas Loan No. 5, as per their letter of September 8, 1897.....	\$11,724 00
Unregistered Loans, on which no appropriation for interest is asked, as per Ordinance of Councils of June 16, 1886.	\$1,248,067 28
Six Per Cent. Loans, Untaxed.....	31,800 00
Six Per Cent. Loans, Taxed.....	7,550 00
Five Per Cent. Loans, Taxed.....	1,170 22
	\$40,520 22

The Farmers' and Mechanics' National Bank, Philadelphia, Loan and Transfer Agent of the City.
Philadelphia, December 1, 1897.

APPENDIX No. 87.

Philadelphia, December 2, 1897.

To the Presidents and Members of Select and
Common Councils of the City of Philadelphia.

GENTLEMEN:—The Committee on Police and Prisons, to which was referred the bill entitled “An Ordinance amendatory to an ordinance entitled ‘An Ordinance to regulate the construction of frame buildings, fences and bay windows,’ approved March 28, 1894,” respectfully report that they have carefully examined and approved the same, return it to Councils favorably, and recommend its passage.

Jos. R. C. McAllister (*Ch’n pro tem.*), George Q. Spiel, Stanley G. Miller, Frank Stevens, John F. Slater, E. H. Hulst, Robert Harvey, George W. Conrad, Jos. L. Nobre, Henry Brooks, A. Raymond Raff, Henry Clay, Wm. G. Rutherford, James Nolan, L. G. Fourier.

AN ORDINANCE

Amendatory to an ordinance entitled “An Ordinance to regulate the construction of frame buildings, fences and bay windows,” approved March 28, 1894.

SECTION 1. *The Select and Common Councils of the City of Philadelphia do ordain*, That the first section of an ordinance entitled “An Ordinance to regulate the construction of frame buildings, fences and bay windows,” approved March 28, 1894, be altered and amended by striking out the words “all of the Twenty-third Ward,” and insert the following: “All that part of the Twenty-third Ward commencing at Frankford creek and Wingohocking street; thence along Wingohocking street to Oakland street; thence along Oakland street to Lindley street; thence along Lindley street to Leiper street; thence along Leiper street to Wakeling street; thence along Wakeling street to Tackawanna street; thence along Tackawanna street to Margaretta street; thence along Margaretta street to Pennsylvania Railroad; thence along Pennsylvania Railroad to the Frankford creek; thence along the Frankford creek to

the place of beginning; also both sides of Frankford avenue, between Wakeling street and Dark Run lane. Also, strike out the words "Twenty-fifth," and insert the following: "All that portion of the Twenty-fifth Ward bounded on the east by the Delaware river, on the west by Kensington avenue, on the north by Frankford creek and Luzerne street, and on the south by Lehigh avenue." Also, strike out all that portion relating to the Thirty-fifth Ward, after the words "boundaries or lines between," and insert the following: "Magee street and Bleigh street and Frankford avenue and Delaware river, and along the line of Frankford avenue, from Dark Run lane to Penny-pack creek: *Provided, however,* That on the first day of January, 1901, the lines defined in this amendment will cease, and the lines defined in the first section of the ordinance to which this is an amendment shall be re-established.

APPENDIX No. 88.

Philadelphia, December 2, 1897.

To the Presidents and Members of Select and
Common Councils of the City of Philadelphia.

GENTLEMEN :—The Committee on Municipal Government, to which was referred the bill entitled "An Ordinance to provide for a possible sale of the Queen Lane basins," respectfully report that they have amended the same by striking out the word "ordinance," and insert "resolution," and report it to Councils with a favorable recommendation.

E. Buchholz (*Ch'n*), Thomas Meehan, August Hohl, Danl. H. Buck, G. W. Edmonds, George Hawkes (for report), John S. Hammond, Jas. M. Hazlett, Howard M. Levering, James A. Briggs, A. Raymond Raff (for report), Wm. Rowen, Wm. G. Rutherford, Jos. H. Brown.

RESOLUTION

To provide for a possible sale of the Queen Lane basins.

WHEREAS, Few hydraulic engineers of experience would locate a reservoir on primitive rock with its fissures and rapid disintegrations under the influence of air and moisture.

AND WHEREAS, Our experience with the Queen Lane basins, located under these conditions, teaches us that the basins may never be satisfactory; therefore, be it

Resolved, by the Select and Common Councils of the City of Philadelphia, That with the view of locating basins in the country where land damages are light, and the conditions favorable, the Law Department be, and is hereby authorized and directed to ascertain from the original owners of the land occupied by the Queen Lane basins, on what terms they would be willing to take back the land, or be willing to allow the City to sell or use it for other purposes than that for which it was taken.

APPENDIX No. 89.

Philadelphia, December 2, 1897.

To the President and Members of Common Council
of the the City of Philadelphia.

GENTLEMEN :—The Committee on Municipal Government of Common Council, to which was referred the resolution entitled “Resolution to amend the rules of Common Council,” respectfully report that they have examined and approve the same, return it to Councils favorably, and recommend its adoption.

E. Buchholz (*Ch’n*), Thomas Meehan, August Hohl, Danl. H. Buck, G. W. Edmonds, George Hawkes, John S. Hammond, J. M. Hazlett (for report), Howard M. Levering.

RESOLUTION

To amend the rules of Common Council.

Resolved, by the Common Council of the City of Philadelphia, That the following additional rule be added to the rules of Common Council to be known as No. XXXV. Persons admissible to the floor. No person shall be admitted on the floor of Common Council during the sessions except the members and officers of the two branches of Councils, ex-members of Common Council, the Mayor, Heads of Departments or Bureaus, members of the Legislature, and reporters who may desire to report the proceedings of Common Council for publication, under the direction of the President.

APPENDIX No. 90.

RESOLUTION

To meet in Joint Convention to elect two Trustees of the Pennsylvania Hospital for Insane at Norristown, Pa.

Resolved, by the Select and Common Councils of the City of Philadelphia, That Select Council be invited to meet with Common Council in Joint Convention in Common Council Chamber this day at 4 P. M., for the purpose of electing two Trustees of the Pennsylvania Hospital for Insane at Norristown, for the ensuing term.

APPENDIX No. 91.

RESOLUTION

To suspend during the winter months the operation of all ordinances which prevent the Department of Public Works from issuing permits or permitting the streets to be opened between the first day of December, 1897, and the first day of March, 1898, and suspending Joint Rule 30, of the Select and Common Councils.

Resolved, by the Select and Common Councils of the City of Philadelphia, That all ordinances or parts of ordi-

nances which forbid or prevent the Department of Public Works from issuing permits or permitting the doing of work in any of the streets in the City during the winter months (i. e. from the first day of December, 1897, to the first day of March, 1898, following, or any other day or date) be, and the same are hereby suspended and declared to be inoperative at the judgment and discretion of the Mayor and the Director of the Department of Public Works during the winter months, to the end that the Director of the Department of Public Works may, as far as possible, permit the carrying on or continuance of all classes of work in his Department which may give employment to our people. And that Joint Rule 30, of Councils be suspended for the purpose of permitting the Clerks of Councils to present this resolution to the Mayor for his approval or disapproval.

APPENDIX No. 92.

Philadelphia, December 9, 1897.

To the Presidents and Members of Select and
Common Councils of the City of Philadelphia.

GENTLEMEN:—The Committee on Finance respectfully report that they have considered a bill entitled “An Ordinance to approve the contract and surety of Robert B. McDaniel for constructing a certain extension to the main sewer on Mascher street, from its present terminus north of Ontario street to Tioga street; the contract and surety of Joseph Perna for constructing a certain main sewer on Brown street, from a point near Fiftieth street to Fifty-first street, and on Fifty-first street, from Brown street to Haverford avenue, with a connection on Aspen street, from Fifty-first street to Haverford avenue; and the contract and surety of David McMahon for constructing a certain main sewer, being an extension of the west branch of the Wingohocking main sewer from the present sewer on Chew street, near Duval street, to Johnson street, to Bellfield avenue, and on Bellfield avenue to Sharpnack street.” and return the annexed bill with a favorable recommendation, and ask its passage.

Jacob J. Seeds (*Ch’n*), Chas. Roberts, Wm. H. Garrett, Wm. Van Osten, D. S. B. Chew, Chas. K. Smith, Wm. R. Knight, Jr., F. M. Harris, Watson D. Upperman, Edward W. Patton, Thos. J. Rose, Jos. H. Klemmer, Hugh Black, Wm. McCoach, Chas. F. Iseminger.

AN ORDINANCE

To approve the contract and surety of Robert B. McDaniel for constructing a certain extension of the main sewer on Mascher street, from its present terminus north of Ontario street to Tioga street; the contract and surety of Joseph Perna for constructing a certain main sewer on Brown street, from a point near Fiftieth street, to Fifty-first street, and on Fifty-first street, from Brown

street to Haverford avenue, with a connection on Aspen street, from Fifty-first street to Haverford avenue; and the contract and surety of David McMahon for constructing a certain main sewer being an extension of the west branch of the Wingohocking main sewer, from the present sewer on Chew street, near Duval street, to Johnson street, to Bellfield avenue, and on Bellfield avenue to Sharpnack street.

SECTION 1. *The Select and Common Councils of the City of Philadelphia do ordain*, That the contract of Robert B. McDaniel for constructing a certain extension to the main sewer on Mascher street, from its present terminus north of Ontario street to Tioga street, be, and the same is hereby approved, and that the Contractors' Savings, Title and Trust Company, of Philadelphia, be, and it is hereby approved as surety of the said Robert B. McDaniel for the faithful performance of the said contract. That the contract of Joseph Perna for constructing a certain main sewer on Brown street, from a point near Fiftieth street to Fifty-first street, and on Fifty-first street, from Brown street to Haverford avenue, with a connection on Aspen street, from Fifty-first street to Haverford avenue, be, and the same is hereby approved, and that the Contractors' Savings, Title and Trust Company, of Philadelphia, be, and it is hereby approved as surety of the said Joseph Perna for the faithful performance of the said contract; and that the contract of David McMahon for constructing a certain main sewer, being an extension of the west branch of the Wingohocking main sewer, from the present sewer on Chew street, near Duval street, to Johnson street, to Bellfield avenue, and on Bellfield avenue to Sharpnack street, be, and the same is hereby approved, and that The Equitable Trust Company, of Philadelphia, be, and it is hereby approved as surety of the said David McMahon for the faithful performance of the said contract.

APPENDIX No. 93.

Philadelphia, December 9, 1897.

To the Presidents and Members of Select and
Common Councils of the City of Philadelphia.

GENTLEMEN:—The Committee on Finance respectfully report that they have considered a bill entitled “An Ordinance to authorize certain transfers in the annual appropriation to the Department of Public Safety (Bureaus of Police, Fire, Health, City Property and Electrical), and Department of City Commissioners, for the year 1897,” and return the annexed bill with a favorable recommendation, and ask its passage.

Jacob J. Seeds (*Ch’n*), Chas. Roberts, Wm. H. Garrett, Wm. Van Osten, D. S. B. Chew, Chas. K. Smith, Wm. R. Knight, Jr., F. M. Harris, Watson D. Upperman, Edward W. Patton, Thos. J. Rose, Jos. H. Klemmer, Hugh Black, Wm. McCoach, Chas. F. Iseminger.

AN ORDINANCE

To authorize certain transfers in the annual appropriations to the Department of Public Safety (Bureaus of Police, Fire, Health, City Property and Electrical), and Department of City Commissioners for the year 1897.

SECTION 1. *The Select and Common Councils of the City of Philadelphia do ordain*, That the City Controller be, and is hereby authorized and directed to make the following transfers in the annual appropriations to the Department of Public Safety (Bureaus of Police, Fire, Health, City Property and Electrical), and Department of City Commissioners for the year 1897, as follows:

Department of Public Safety, Bureau of Police, from Item 1, for salaries, twelve thousand three hundred and seventy-nine (12,379) dollars and thirty-two (32) cents. Bureau of Fire :From Item 1, for salaries, fourteen hundred and fifty (1,450) dollars. Bureau of Health: From Item 1, for salaries, one hundred and forty-five (145) dol-

lars and eighty-one (81) cents; from Item 15, for salaries, four hundred and eleven (411) dollars and ten (10) cents; from Item 16, for special sanitary inspections, etc., twelve hundred and thirty (1,230) dollars and seventy-seven (77) cents. Bureau of City Property: From Item 1, for salaries, twenty-two (22) dollars; from Item 4, for cleaning docks, etc., three hundred and thirty-eighth (338) dollars and ninety-seven (97) cents; from Item 21, for gas, etc., thirty-nine (39) dollars and three (3) cents. Electrical Bureau: From Item 17, for rent of telephones, etc., thirteen hundred (1,300) dollars; making in all, seventeen thousand three hundred and seventeen (17,317) dollars to the following items:

Bureau of Police: To Item 2, for cleaning station and patrol houses, etc., four hundred (400) dollars; to Item 5, for badges, buttons, etc., four hundred (400) dollars; to Item 8, for incidentals, etc., four hundred (400) dollars; to Item 9, for stationery and printing, nine hundred (900) dollars; to Item 17, for straw, feed, etc., twenty-seven hundred (2,700) dollars; to Item 23, for purchase of bicycles and repairs and uniforms for bicycle squad, sixty (60) dollars. Bureau of Fire: To Item 3, for straw, feed, etc., five hundred and fifty (550) dollars; to Item 6, for printing, advertising, etc., one hundred (100) dollars; to Item 7, for fuel, eight hundred (800) dollars. Bureau of Health: To Item 2, for pay of vaccine physicians, one thousand dollars; to Item 3, for purchase of vaccine virus, three hundred and seven (307) dollars; to Item 4, for postage and miscellaneous expenses, etc., seven hundred and fifty (750) dollars; to Item 5, for stationery, blank books, etc., one thousand (1,000) dollars; to Item 6, for removal of nuisances, eleven hundred and fifty (1,150) dollars; to Item 7, for disinfecting tank, one thousand (1,000) dollars; to Item 8, for care of patients, etc., five hundred (500) dollars; to Item 9, for board and washing for patients, etc., two thousand (2,000) dollars; to Item 10, for clothing, bedding, etc., two thousand (2,000) dollars; to Item 11, for fuel, three hundred (300) dollars; to Item 13, for insurance and general improvements, etc., five hundred (500) dollars; Item 15, for purchase of materials, apparatus, etc., one hundred (100) dollars. Bureau

of City Property: To Item 6, for labor and other expenses in public squares, etc., two hundred and fifty (250) dollars; to Item 18, for repairs, improvements, etc., one hundred and fifty (150) dollars. City Commissioners: From Item 20, to pay for rent of rooms, etc., one hundred and fifty (150) dollars; to Item 21, to pay for posting, etc.

APPENDIX No. 94.

Philadelphia, December 9, 1897.

To the Presidents and Members of Select and
Common Councils of the City of Philadelphia.

GENTLEMEN:—The Committee on Finance respectfully report that they have considered a bill entitled “An Ordinance to make an appropriation to the Department of City Treasurer, for the year 1898,” and return the annexed bill with a favorable recommendation, and ask its passage.

Jacob J. Seeds (*Ch’n*), F. M. Harris, R. R. Bringham, Chas. Roberts, Chas. F. Iseminger, Edward A. Anderson, Watson D. Upperman, Thos. J. Rose, Wm. H. Garrett, Wm. Van Osten, Edward W. Patton, Jos. H. Brown, Charles Seger, Wm. McCoach, H. Black, D. S. B. Chew, Chas. K. Smith, Wm. R. Knight, Jr.

AN ORDINANCE

To make an appropriation to the Department of City Treasurer, for the year 1898.

SECTION 1. *The Select and Common Councils of the City of Philadelphia do ordain*, That the sum of five million thirty-one thousand nine hundred and seventy-two (5,031,972) dollars and thirty-nine (39) cents be, and the same is hereby appropriated to the Department of City Treasurer, for the year 1898.

General Expenses.

Item 1. For salaries: City Treasurer (fixed by Act of Assembly), ten thousand (10,000) dollars; chief clerk, two thousand five hundred (2,500) dollars; receiving teller, two thousand (2,000) dollars; first assistant receiving teller, one thousand eight hundred (1,800) dollars; second assistant receiving teller, one thousand two hundred (1,200) dollars; paying teller, two thousand (2,000) dollars; first assistant paying teller, one thousand four hundred (1,400) dollars; second assistant paying teller, one thousand one hundred (1,100) dollars; bookkeeper, one thousand eight hundred (1,800) dollars; assistant bookkeeper, one thousand (1,000) dollars; warrant clerk, one thousand five hundred (1,500) dollars; two assistant warrant clerks, two thousand (2,000) dollars; State clerk, one thousand five hundred (1,500) dollars; three assistant State clerks, three thousand (3,000) dollars; miscellaneous clerk, one thousand (1,000) dollars; messenger, one thousand (1,000) dollars; two watchmen, eight hundred (800) dollars each; extra watchmen, one hundred and fifty (150) dollars; office boy, three hundred (300) dollars; janitress, three hundred (300) dollars; total, thirty-seven thousand one hundred and fifty (37,150) dollars.

Item 2. For incidental expenses, eight hundred (800) dollars.

Item 3. For printing, binding, blank books and stationery, eight hundred (800) dollars.

Interest on Funded Debt, State Tax on Loans.

Item 4. For interest, due May 1, 1898, sixty-nine thousand (69,000) dollars; due July 1, 1898, one million one hundred and twenty-six thousand six hundred and sixty-six (1,126,666) dollars and twenty-eight (28) cents; due November 1, 1898, sixty-nine thousand (69,000) dollars; due January 1, 1899, one million one hundred and two thousand six hundred and sixty-six (1,102,666) dollars and twenty-eight (28) cents; State tax on City loans, one hundred and twenty-five thousand (125,000) dollars; total,

two million four hundred and ninety-two thousand three hundred and thirty-two (2,492,332) dollars and fifty-six (56) cents.

Item 5. For redemption of nineteenth series of four per cent. Loan Series R, December 31, 1898, four hundred thousand (400,000) dollars.

Item 6. To pay to the Teacher's Aid and Annuity Association of Philadelphia, ten thousand (10,000) dollars; Teacher's Institute of Philadelphia, three thousand (3,000) dollars, and School of Design for Women, three thousand (2,000) dollars; total, sixteen thousand (16,000) dollars; *Provided*, Said sum shall have been received from the Commonwealth of Pennsylvania, under the terms of the annual appropriation to the public schools.

Item 7. For estimated interest and Sinking Fund, on such new loans as may be issued during the year 1898, two hundred thousand (200,000) dollars.

Sinking Fund.

Item 8. For Culvert No. 2, four thousand eight hundred (4,800) dollars; Park, No. 1, forty-eight thousand (48,000) dollars; Loan No. 35, nineteen thousand six hundred and eighty (19,680) dollars; Gas Loan, No. 6, twenty thousand (20,000) dollars; Loan No. 37, twelve thousand (12,000) dollars; Loan No. 38, twelve thousand (12,000) dollars; Park, No. 2, twenty-four thousand (24,000) dollars; Loan, No. 44, eight thousand four hundred (8,400) dollars; School, No. 3, six thousand (6,000) dollars; Loan, No. 45, six thousand (6,000) dollars; Loan, No. 46, twenty-five thousand four hundred and sixty-four (25,464) dollars; Loan, No. 48, five thousand one hundred (5,100) dollars; Loan, No. 49, two thousand four hundred (2,400) dollars; Loan, No. 50, twelve thousand (12,000) dollars; Loan, No. 51, twenty-five thousand six hundred and fifty-six (25,656) dollars; Park, No. 3, twenty-one thousand six hundred (21,600) dollars; Loan, No. 53, two thousand four hundred (2,400) dollars; Loan, No. 54, eleven thousand six hundred and forty (11,640) dollars; Loan, No. 55, six thousand (6,000) dollars; Loan, No. 56, two thousand seven hundred (2,700) dollars; Loan, No. 57, five

thousand four hundred (5,400) dollars; Loan, No. 58, twelve thousand (12,000) dollars; Loan, No. 60, four thousand and twenty (4,020) dollars; Loan, No. 61, six thousand (6,000) dollars; six hundred and fifty thousand (650,000) dollar Loan, eighty-one thousand eight hundred and eighty-two (81,882) dollars and seventy-five (75) cents; two million (2,000,000) dollar Loan, one hundred and sixty-three thousand seven hundred and sixty-five (163,765) dollars and fifty (50) cents; six million (6,000,000) dollar Loan, two hundred and forty-five thousand six hundred and forty-eight (245,648) dollars and twenty-five (25) cents; total, seven hundred and ninety-four thousand five hundred and fifty-six (794,556) dollars and fifty (50) cents.

Item 9. For redemption of temporary loan and interest, one million eighty-nine thousand three-hundred and thirty-three (1,089,333) dollars and thirty-three (33) cents.

Item 10. For the purpose of refunding to Elizabeth D. Potts, money paid for a liquor license which she was prevented from using, one thousand (1,000) dollars.

Provided, Item 4 of appropriation for the year 1897 shall not merge December 31, 1897.

And warrants shall be drawn by the City Treasurer in conformity with existing ordinances. All ordinances or parts of ordinances inconsistent herewith be, and the same are hereby repealed.

APPENDIX No. 95.

Philadelphia, December 9, 1897.

To the Presidents and Members of Select and
Common Councils of the City of Philadelphia.

GENTLEMEN:—The Committee on Finance respectfully report that they have considered a bill entitled "An Ordinance to make an appropriation to the Department of City

Commissioners, for the year 1898," and return the annexed bill with a favorable recommendation, and ask its passage.

Jacob J. Seeds (*Ch'n*), F. M. Harris, R. R. Bringhurst, Chas. Roberts, Chas. F. Iseminger, Edward A. Anderson, Watson D. Upperman, Thos. J. Rose, Wm. H. Garrett, Wm. Van Osten, Edward W. Patton, Jos. H. Brown, Charles Seger, Wm. McCoach, H. Black, D. S. B. Chew, Chas. K. Smith, Wm. R. Knight, Jr.

AN ORDINANCE

To make an appropriation to the Department of City Commissioners, for the year 1898.

SECTION 1. *The Select and Common Councils of the City of Philadelphia do ordain*, That the sum of nine hundred and fourteen thousand one hundred and fifty (914,150) dollars and forty-seven (47) cents be, and the same is hereby appropriated to the Department of City Commissioners, for the year 1898.

Item 1. To pay four (4) officers of the Supreme Court, thirty-four (34) officers of the Courts of Common Pleas, Nos. 1, 2, 3, and 4, twelve (12) officers of the Orphans' Court, at four (4) dollars per diem, and thirty (30) officers of the Courts of Quarter Sessions, at one thousand four hundred (1,400) dollars per annum; one hundred and four thousand six hundred (104,600) dollars.

Item 2. To pay jurors of the Courts of Common Pleas, Nos. 1, 2, 3, and 4, jurors of the Courts of Quarter Sessions and grand jurors, one hundred and ten thousand (110,000) dollars.

Item 3. To pay road jurors, twenty thousand (20,000) dollars.

Item 4. To pay witness fees, five thousand (5,000) dollars.

Item 5. To pay interpreter for the courts jurors, etc., one thousand five hundred (1,500) dollars.

Item 6. To pay meals for jurors, five hundred (500) dollars.

Item 7. To pay clerk for board of jurors, one thousand four hundred (1,400) dollars.

Item 8. To pay coach hire for grand jury, three hundred (300) dollars.

Item 9. To pay miscellaneous expenses for the several courts; eight hundred (800) dollars.

Item 10. To pay State Hospital for the Insane, South-eastern District of Pennsylvania, one hundred thousand (100,000) dollars.

Item 11. To pay for keep of prisoners of Philadelphia in the Eastern Penitentiary, forty thousand nine hundred and one (40,901) dollars and seventy-two (72) cents: *Provided*, The Controller may countersign warrants for bills for the years 1896 and 1897.

Item 12. To pay managers toward the expenses of the House of Refuge, seventy-five thousand (75,000) dollars.

Item 13. To pay officers of the elections for the year 1898, sixty-eight thousand six hundred and seventy (68,670) dollars.

Item 14. To pay clerks and messengers for computing election returns for the year 1898, two thousand (2,000) dollars.

Item 15. To furnishing stationery, books, blanks, cards of instructions to election officers and sample tickets to voters, assessors' books for two assessments, one in May, and one in December, printing and binding election tickets for each election division to be used for voting, to pay overseers of the elections, light and fuel for booths, and miscellaneous expenses, fifty thousand (50,000) dollars: *Provided*, That instead of advertising, the Commissioners shall receive written proposals from not less than three (3) responsible parties for the printing of election tickets and all necessary election papers: *Provided, further*, That work for printing shall only be awarded to contractors who pay the recognized rate of wages adopted by the Typographical Union.

Item 16. To pay assessors for the year 1898, for voting and jury purposes; also, for the enrollment of all children between the ages of eight and thirteen years for school

purposes, in compliance with the compulsory education law, eighty thousand nine hundred and thirty-two (80,932) dollars and fifty (50) cents.

Item 17. To pay for burial of indigent soldiers, sailors and marines, authorized by Act of Assembly, May 12, 1885, seven thousand (7,000) dollars.

Item 18. To pay for printing assessors' lists for the year 1898, seventeen thousand (17,000) dollars: *Provided*, Only one set of lists be printed in September and one set in December: *Provided, also*, The bids to be advertised for in three wards at a time, and that no bid be received or contract awarded to any person, either directly or indirectly, for more than as above provided, and the contract shall be awarded to the lowest bidder, *Provided, further*, That the contractor or contractors be required to do the work in the City of Philadelphia, and properly complete the same within twelve days, the first wards in four days, the second wards in eight days, and the last in twelve days: *Provided, further*, That the contract shall only be awarded to contractors who pay the recognized rate of wages adopted by the Typographical Union.

Item 19. To pay for posting assessors' lists, three hundred and fifty (350) dollars.

Item 20. To pay for rent of rooms in which elections are held. The proprietor required to put up, take down and store on premises the material required under the Ballot Reform Law, forty-nine thousand and fifty (49,050) dollars

Item 21. To pay for posting, advertising, printing, cleaning office and miscellaneous expenses, one thousand (1,000) dollars.

Item 22. To pay magistrates for the year 1898, eighty-four thousand (84,000) dollars.

Item 23. To pay City Commissioners, five thousand (5,000) dollars each, fifteen thousand (15,000) dollars.

Item 24. To pay chief clerk, two thousand five hundred (2,500) dollars; two assistant clerks, one thousand two hundred (1,200) dollars each; total, four thousand nine hundred (4,900) dollars.

Item 25. To pay messenger, one thousand two hundred and fifty (1,250) dollars; miscellaneous clerk, eight hundred and forty (840) dollars; total, two thousand and ninety (2,090) dollars.

Item 26. To pay extra help for the year 1898, eight thousand (8,000) dollars.

Item 27. To pay Pennsylvania State Lunatic Hospital at Harrisburg, one hundred and eighty-four (184) dollars.

Item 28. To pay Pennsylvania Society for the Prevention of Cruelty to Animals, two thousand (2,000) dollars.

Item 29. To pay State Hospital for the Insane at Danville, seven hundred (700) dollars.

Item 30. To pay Pennsylvania Reformatory at Huntingdon, twenty-two thousand (22,000) dollars.

Item 31. To pay for the support and maintenance of companies of the National Guard, using and occupying an armory rooms or quarters within the City of Philadelphia, five hundred (500) dollars for each company; total, eighteen thousand five hundred (18,500) dollars: *Provided*, That the City Controller shall countersign no warrants drawn on this item in favor of the commanding officer of any company, unless it shall be certified to the City Controller by the Adjutant General of the State, and the said company has satisfactorily passed the annual inspection provided by law, and also certified by the commanding officer of each company that the moneys appropriated in said item for said company have been used and expended solely and exclusively for the support and maintenance, discipline and training of said company, for which he shall account by proper vouchers to the said City Controller: *Provided, also*, That no appropriation shall be made for any subsequent year until the expenditure of the previous year has been duly and satisfactorily accounted for.

Item 32. To pay conveyance, etc., for prisoners to Huntingdon Reformatory, and insane persons to State Hospitals for the Insane at Norristown, Danville and Harrisburg, one thousand six hundred (1,600) dollars.

Item 33. To pay for keep of incurables at Wernersville for the chronic insane, fourteen thousand (14,000) dollars.

Item 34. For maintaining at least thirty (30) blind men in the Pennsylvania Working Home for Blind Men, West Philadelphia, five thousand (5,000) dollars.

Item 35. To pay for keep of prisoners of Philadelphia at Western Penitentiary, on hundred and seventy-two (172) dollars and twenty-five (25) cents.

Provided, The City Controller may countersign warrants on Items 2, 3, 4, 5, 9, 10, 12, 17, 21, 26, 27, 28, 29, 30, 32, 33 and 35 for bills of 1897: *Provided, further*, That the City Commissioners shall draw no warrants for the pay of assessors or election officers in any division unless said assessors or election officers shall have returned the election laws, bibles and press in good order to the office of said Commissioners; and the City Controller shall countersign no warrants for rent of room until he is satisfied that it is for the actual occupant of the premises at the time of the election: *Provided, also*, That the said Commissioners shall prepare, under the Supervision of the Committee on Finance, suitable specifications for all stationery, paper, printing, binding, fuel, advertising supplies, work and the materials required; and the said Commissioners shall advertise in the month of January for proposals for furnishing said supplies, and the contract shall be awarded in accordance with an ordinance entitled "An Ordinance to regulate the reception of bids and awarding of contracts," approved December 26, 1882.

And warrants shall be drawn by the City Commissioners in conformity with existing ordinances. All ordinances or parts of ordinances inconsistent herewith be, and the same are hereby repealed.

APPENDIX No. 96.

Philadelphia, December 9, 1897.

To the Presidents and Members of Select and
Common Councils of the City of Philadelphia.

GENTLEMEN:—The Committee on Finance respectfully report that they have considered a bill entitled "An Ordi-

nance to make an appropriation to the Law Department, for the year 1898," and return the annexed bill with a favorable recommendation, and ask its passage.

Jacob J. Seeds (*Ch'n*), F. M. Harris, R. R. Bringhurst, Chas. Roberts, Chas. F. Iseminger, Edward A. Anderson, Watson D. Upperman, Thos. J. Rose, Wm. H. Garrett, Wm. Van Osten, Edward W. Patton, Jos. H. Brown, Charles Seger, Wm. McCoach, H. Black, D. S. B. Chew, Chas. K. Smith, Wm. R. Knight, Jr.

AN ORDINANCE

To make an appropriation to the Law Department, for the year 1898.

SECTION 1. *The Select and Common Councils of the City of Philadelphia do ordain*, That the sum of one hundred and twenty-three thousand three hundred and ninety (123,390) dollars be, and the same is hereby appropriated to the Law Department, for the year 1898.

Item 1. For salary of City Solicitor, ten thousand (10,000) dollars; one assistant, at four thousand five hundred (4,500) dollars; one assistant, at four thousand (4,000) dollars; one assistant, at three thousand (3,000) dollars; three assistants, at two thousand five hundred (2,500) dollars each; six assistants, at two thousand (2,000) dollars each; one assistant, at one thousand five hundred and fifty (1,550) dollars; one assistant, at one thousand five hundred (1,500) dollars; three assistants, at one thousand four hundred (1,400) dollars each; three assistants, at one thousand two hundred (1,200) dollars each; one assistant, at one thousand (1,000) dollars; two clerks, at one thousand five hundred (1,500) dollars each; two clerks at one thousand two hundred (1,200) dollars each; four clerks, at one thousand (1,000) dollars each; four clerks, at nine hundred (900) dollars each; superintendent of Road Jury rooms, nine hundred (900) dollars; one clerk, at seven hundred and twenty (720) dollars; two stenographers and typewriters, at one thousand five hundred (1,500) dollars each; one clerk, messenger and

custodian of records, one thousand (1,000) dollars; one cleaner and attendance to road jury rooms, six hundred (600) dollars; two cleaners, three hundred and sixty (360) dollars each; total, seventy-two thousand seven hundred and ninety (72,790) dollars.

Item 2. For prothonotary's costs, one thousand two hundred (1,200) dollars.

Item 3. For experts, fifteen thousand (15,000) dollars, and to pay bills of 1897, ten thousand (10,000) dollars; total, twenty-five thousand (25,000) dollars.

Item 4. For blank books, stationery, paper books and blanks, five thousand (5,000) dollars.

Item 5. For railroad and railway fares, one hundred (100) dollars.

Item 6. For miscellaneous expenses, abstracting water-pipe claims and new dockets, five thousand three hundred (5,300) dollars.

Item 7. For advertising affidavits, serving notices, and blue prints, nine thousand (9,000) dollars.

Item 8. For conveyancing and expenses of conveyancing and road jurors, two thousand five hundred (2,500) dollars.

Item 9. For law books, five hundred (500) dollars.

Item 10. For witness fees, two thousand (2,000) dollars.

Provided, The City Controller may countersign warrants against Item 3, 4, 6, 7, 8, and 10, for bills for the year 1897.

And warrants shall be drawn by the City Solicitor in conformity with existing ordinances. All ordinances or parts of ordinances inconsistent herewith be, and the same are hereby repealed.

APPENDIX No. 97.

Philadelphia, December 9, 1897.

To the Presidents and Members of Select and
Common Councils of the City of Philadelphia.

GENTLEMEN:—The Committee on Finance respectfully report that they have considered a bill entitled “An Ordinance to make an appropriation towards the maintenance of the Pennsylvania Nautical School, for the year 1898,” and return the annexed bill with a favorable recommendation, and ask its passage.

Jacob J. Seeds (*Ch'n*), F. M. Harris, R. R. Bringhurst, Chas. Roberts, Chas. F. Iseminger, Edward A. Anderson, Watson D. Upperman, Thos. J. Rose, Wm. H. Garrett, Wm. Van Osten, Edward W. Patton, Jos. H. Brown, Charles Seger, Wm. McCoach, H. Black, D. S. B. Chew, Chas. K. Smith, Wm. R. Knight, Jr.

AN ORDINANCE

To make an appropriation towards the maintenance of the
Pennsylvania Nautical School, for the year 1898.

SECTION 1. *The Select and Common Councils of the City of Philadelphia do ordain*, That the sum of eighteen thousand five hundred (18,500) dollars be, and the same is hereby appropriated towards the maintenance of the Pennsylvania Nautical School, for the year 1898, and the City Controller is authorized to countersign warrants signed by the President and Secretary of the Board of Directors of the Nautical School appointed by the Governor of the Commonwealth and the Mayor of the City of Philadelphia, in accordance with the Act of Assembly, approved April 19, 1889: *Provided*, That all warrants drawn and presented to the City Controller shall have the proper vouchers attached thereto: *Provided further*, That quarterly statements of the expenditures of the said Board of Directors for the maintenance of the said Nautical Schoolship shall be rendered to the Controller of the City

of Philadelphia: *Provided, also*, That the head of the Department shall transmit direct to the Chairman of the Committee on Finance, on or before the tenth day of each month, a statement showing the balance to the credit of each item of the annual appropriation (not under contract) on the first day of the preceding month, the amount charged off on account of contracts or paid out on account of regular monthly charges during the month, and the balance to the credit of the item (not under contract) at the end of the month (upon the blank form furnished by the Clerks of Councils).

APPENDIX No. 98.

Philadelphia, December 9, 1897.

To the Presidents and Members of Select and
Common Councils of the City of Philadelphia.

GENTLEMEN:—The Committee on Finance respectfully report that they have considered a bill entitled “An Ordinance to make an appropriation to the Board of Port Wardens, for the year 1898,” and return the annexed bill with a favorable recommendation, and ask its passage.

Jacob J. Seeds (*Ch'n*), F. M. Harris, R. R. Bringhurst, Chas. Roberts, Chas. F. Iseminger, Edward A. Anderson, Watson D. Upperman, Thos. J. Rose, Wm. H. Garrett, Wm. Van Osten, Edward W. Patton, Jos. H. Brown, Charles Seger, Wm. McCoach, H. Black, D. S. B. Chew, Chas. K. Smith, Wm. R. Knight, Jr.

AN ORDINANCE

To make an appropriation to the Board of Port Wardens
for the year 1898.

SECTION 1. *The Select and Common Councils of the City of Philadelphia do ordain*, That the sum of eighteen thousand seven hundred and fifty (18,750) dollars be, and

the same is hereby appropriated to the Board of Port Wardens, for the year 1898.

Item 1. For rent of office, seven hundred and fifty (750) dollars.

Item 2. For salary of Secretary, one thousand and eighty (1,080) dollars.

Item 3. For salary of vessel clerk, seven hundred and twenty (720) dollars.

Item 4. For incidentals, five hundred (500) dollars : *Provided*, That not more than fifty (50) dollars of this item shall be expended for car fare.

Item 5. For stationery, binding and printing, two hundred (200) dollars.

Item 6. For removal of obstructions to the safe navigation of rivers Delaware and Schuylkill, five hundred (500) dollars.

Item 7. For dredging docks not belonging to the City and in front of bulkheads not belonging to the City where City sewers empty, fifteen thousand (15,000) dollars.

Provided, That Items 6 and 7 shall not merge December 31, 1897: *Provided, also*, That all the receipts of the Board shall be paid into the City Treasury, and warrants shall be drawn by the President of the Board of Port Wardens, who shall be one of those elected by the Councils of the City of Philadelphia. All ordinances of parts of ordinances inconsistent herewith be, and the same are hereby repealed.

APPENDIX No. 99.

Philadelphia, December 9, 1897.

To the Presidents and Members of Select and
Common Councils of the City of Philadelphia.

GENTLEMEN:—The Committee on Finance respectfully report that they have considered a bill entitled “An Ordinance to make an appropriation to the Prothonotary of the Courts of Common Pleas, for the year 1898,” and

return the annexed bill with a favorable recommendation, and ask its passage.

Jacob J. Seeds (*Ch'n*), F. M. Harris, R. R. Bringhurst, Chas. Roberts, Chas. F. Iseminger, Edward A. Anderson, Watson D. Upperman, Thos. J. Rose, Wm. H. Garrett, Wm. Van Osten, Edward W. Patton, Jos. H. Brown, Charles Seger, Wm. McCoach, H. Black, D. S. B. Chew, Chas. K. Smith, Wm. R. Knight, Jr.

AN ORDINANCE

To make an appropriation to the Prothonotary of the Courts of Common Pleas, for the year 1898.

SECTION 1. *The Select and Common Councils of the City of Philadelphia do ordain*, That the sum of seventy thousand two hundred and seventy-five (70,275) dollars be, and the same is hereby appropriated to the Prothonotary of the Courts of Common Pleas, for the year 1898.

Item 1. For salaries: Prothonotary (fixed by Act of Assembly), ten thousand (10,000) dollars; deputy prothonotary, three thousand five hundred (3,500) dollars; second deputy prothonotary, two thousand one hundred (2,100) dollars; first clerk, two thousand (2,000) dollars; second clerk and one fee clerk, one thousand five hundred (1,500) dollars each; one fee clerk, one thousand two hundred (1,200) dollars; four court clerks, one thousand four hundred (1,400) dollars each; four judgment search clerks, three locality search clerks, four appearance clerks, mechanics' lien clerk, three writ clerks, and two index clerks, one thousand two hundred (1,200) dollars each; first exemplification clerk, one thousand four hundred (1,400) dollars; second exemplification clerk, one thousand (1,000) dollars; nine recording and miscellaneous clerks, nine hundred and seventy-five (975) dollars each; custodian of records, additional custodian of records, and custodian of books, nine hundred (900) dollars each; additional custodian of books, three hundred (300) dollars; two copyists and messenger, eight hundred (800) dollars each; total, sixty-four thousand three hundred and seventy-five (64,-

375) dollars: *Provided*, That the amount appropriated in this item for salaries shall be taken from fees earned by the Prothonotary.

Item 2. For books, blank books and binding, two thousand two hundred (2,200) dollars.

Item 3. For blanks and stationery, one thousand seven hundred (1,700) dollars.

Item 4. For janitor, six hundred (600) dollars.

Item 5. For incidentals, eight hundred (800) dollars: *Provided*, That warrants may be countersigned on this item on the approval of bills by the Prothonotary.

Item 6. For extra clerk (Act of June 1, 1889), six hundred (600) dollars.

And warrants shall be drawn by the Prothonotary of the Courts of Common Pleas in conformity with existing ordinances. All ordinances or parts of ordinances inconsistent herewith be, and the same are hereby repealed.

APPENDIX No. 100.

Philadelphia, December 9, 1897.

To the Presidents and Members of Select and
Common Councils of the City of Philadelphia.

GENTLEMEN:—The Committee on Finance respectfully report that they have considered a bill entitled “An Ordinance to make an appropriation to the Recorder of Deeds, for the year 1898,” and return the annexed bill with a favorable recommendation, and ask its passage.

Jacob J. Seeds (*Ch’n*), F. M. Harris, R. R. Bringhurst, Chas. Roberts, Chas. F. Iseminger, Edward A. Anderson, Watson D. Upperman, Thos. J. Rose, Wm. H. Garrett, Wm. Van Osten, Edward W. Patton, Jos. H. Brown, Charles Seger, Wm. McCoach, H. Black, D. S. B. Chew, Chas. K. Smith, Wm. R. Knight, Jr.

AN ORDINANCE

To make an appropriation to the Recorder of Deeds, for the year 1898.

SECTION 1. *The Select and Common Councils of the City of Philadelphia do ordain*, That the sum of one hundred and twelve thousand four hundred (112,400) dollars be, and the same is hereby appropriated to the Recorder of Deeds, for the year 1898.

Item 1. For salaries: Recorder of Deeds (fixed by Act of Assembly), ten thousand (10,000) dollars; deputy, two thousand seven hundred and fifty (2,750) dollars; chief clerk, two thousand (2,000) dollars; bookkeeper, one thousand seven hundred and fifty (1,750) dollars; chief search clerk, two thousand (2,000) dollars; three mortgage search clerks, one thousand five hundred (1,500) dollars each; two conveyance search clerks, one thousand two hundred (1,200) dollars each; mortgage index clerk, one thousand eight hundred (1,800) dollars; conveyance index clerk, one thousand six hundred (1,600) dollars; assistant index clerk, one thousand two hundred (1,200) dollars; miscellaneous clerk, one thousand three hundred (1,300) dollars; three miscellaneous clerks, one thousand one hundred (1,100) dollars each; superintendent of transcribing room, one thousand four hundred (1,400) dollars; four compare clerks, one thousand three hundred and fifty (1,350) dollars each; custodian of records, one thousand (1,000) dollars; assistant custodian of records, eight hundred (800) dollars; clerk and elevator man, eight hundred (800) dollars; messenger, seven hundred (700) dollars; fifty-two transcribing clerks, nine hundred (900) dollars each; watchman, six hundred (600) dollars; total, ninety-two thousand one hundred (92,100) dollars: *Provided*, That the amount appropriated in this item shall be taken from fees earned by the Recorder of Deeds.

Item 2. For blank books, stationery and re-binding, five thousand (5,000) dollars.

Item 3. For incidentals, eight hundred (800) dollars: *Provided*, That not more than twenty-five (25) dollars of this item shall be expended for car fare.

Item 4. For janitor, assistant janitor, and typewriter, six hundred (600) dollars each; one thousand eight hundred (1,800) dollars.

Item 5. For six temporary clerks, at the rate of one thousand (1,000) dollars each per year; and five hundred (500) dollars for blank books and rebinding; total, six thousand five hundred (6,500) dollars.

Item 6. For copying old records: one chief clerk, at the rate of one thousand four hundred (1,400) dollars per annum; and four assistant clerks, at the rate of nine hundred (900) dollars each per annum; total, five thousand (5,000) dollars.

Item 7. For Recorder's transfer clerk, one thousand two hundred (1,200) dollars.

And warrants shall be drawn by the Recorder of Deeds in conformity with existing ordinances.

All ordinances or parts of ordinances inconsistent herewith be, and the same are hereby repealed.

APPENDIX No. 101.

Philadelphia, December 9, 1897.

To the Presidents and Members of Select and
Common Councils of the City of Philadelphia.

GENTLEMEN:—The Committee on Finance respectfully report that they have considered a bill entitled "An Ordinance to make an appropriation to the Department of Receiver of Taxes, for the year 1898," and return the annexed bill with a favorable recommendation, and ask its passage.

Jacob J. Seeds (*Ch'n*), F. M. Harris, R. R. Bringhurst, Chas. Roberts, Chas. F. Iseminger, Edward A. Anderson, Watson D. Upperman, Thos. J. Rose, Wm. H. Garrett, Wm. Van Osten, Edward W. Patton, Jos. H. Brown, Charles Seger, Hugh Black, Wm. McCoach, D. S. B. Chew, Chas. K. Smith, Wm. R. Knight, Jr.

AN ORDINANCE

To make an appropriation to the Department of Receiver of Taxes, for the year 1898.

SECTION 1. *The Select and Common Councils of the City of Philadelphia do ordain*, That the sum of one hundred and fifty-nine thousand six hundred and fifty (159,650) dollars be, and the same is hereby appropriated to the Department of Receiver of Taxes, for the year 1898, as follows:

Main Office.

Item 1. For salaries: Receiver of Taxes, ten thousand (10,000) dollars; chief clerk, two thousand five hundred (2,500) dollars; assistant chief clerk, one thousand four hundred (1,400) dollars; deputy receiver, two thousand (2,000) dollars; cashier, two thousand five hundred (2,500) dollars; discount clerk, one thousand five hundred (1,500) dollars; auditor and assistant cashier, one thousand two hundred (1,200) dollars; one bill, poll tax, and delinquent clerk, one thousand two hundred (1,200) dollars; ten bill clerks and seven registering clerks, one thousand (1,000) dollars each; judicial sales clerk, receiving clerk, and receiving clerk and assistant auditor, one thousand two hundred (1,200) dollars each; chief search clerk, one thousand three hundred and fifty (1,350) dollars; four assistant search clerks, one thousand and eighty (1,080) dollars each; two registering clerks, one thousand (1,000) dollars each; messenger, one thousand (1,000) dollars; watchman, six hundred (600) dollars; janitor, six hundred (600) dollars; assistant messenger, six hundred and sixty (660) dollars; stenographer and typewriter, one thousand (1,000) dollars; total, fifty-four thousand four hundred and thirty (54,430) dollars.

Delinquent Department.

Item 2. For salaries: Chief deputy, two thousand five hundred (2,500) dollars; cashier, one thousand eight hundred (1,800) dollars; lien clerk, one thousand eight hundred (1,800) dollars; five assistant lien clerks, one thou-

sand (1,000) dollars each; registering clerk, one thousand two hundred (1,200) dollars; bill clerk, one thousand two hundred (1,200) dollars; locality clerk, one thousand three hundred and twenty (1,320) dollars; thirty-five deputy collectors, one thousand two hundred (1,200) dollars each; total, fifty-six thousand eight hundred and twenty (56,820) dollars.

Bureau of Water.

Item 3. For salaries: Chief clerk, one thousand eight hundred (1,800) dollars; cashier, one thousand five hundred (1,500) dollars; chief bill clerk, one thousand three hundred (1,300) dollars; permit receiving clerk, one thousand four hundred (1,400) dollars; permit registering clerk, one thousand one hundred (1,100) dollars; one entry clerk, one thousand two hundred (1,200) dollars; one entry clerk, one thousand one hundred (1,100) dollars; registering clerk, one thousand two hundred (1,200) dollars; four registering clerks, one thousand (1,000) dollars each; six general clerks, nine hundred (900) dollars each; search clerk, one thousand two hundred (1,200) dollars; messenger, nine hundred (900) dollars; total, twenty-two thousand one hundred (22,100) dollars.

Item 4. For advertising delinquent taxpayers, two thousand (2,000) dollars: *Provided*, That said advertising shall not be done in more than two newspapers, and the City Controller shall countersign no warrants exceeding fifteen (15) cents for all advertising of each name in any ward, as directed by Act of March 21, 1862.

Item 5. For blank books and stationery, printing, advertising and supplies, six thousand (6,000) dollars.

Item 6. For incidentals, nineteen hundred (1,900) dollars.

Item 7. For compensation of Receiver of Taxes in Twenty-third and Thirty-fifth Wards, six thousand five hundred (6,500) dollars: *Provided*, The City Controller shall countersign no warrant drawn on this item except at the rate of two and one-half ($2\frac{1}{2}$) per cent. of all money received by the said Receiver during the current year, for which the same shall have been levied according to the provisions of an Act approved April 30, 1864.

Item 8. For salaries of extra clerks, five thousand (5,000) dollars to include the registration of delinquent taxes, the preparation of lists of advertisements and other services incidental to the closing of the books of the Receiver of Taxes, as required by an Act of May 23, 1874, and the Act of June 11, 1879.

Item 9. For preparing duplicate copy of registered taxes for City Controller, five hundred (500) dollars.

Item 10. For refunding to the Overseers of the Poor of Roxborough poor tax collected during the year 1897, three thousand seven hundred (3,700) dollars.

Item 11. For refunding twice-paid and paid-in-error gas bills, seven hundred (700) dollars.

And warrants shall be drawn by the Receiver of Taxes in conformity with existing ordinances. All ordinances or parts of ordinances inconsistent herewith be, and the same are hereby repealed.

APPENDIX No. 102.

Philadelphia, December 9, 1897.

To the Presidents and Members of Select and
Common Councils of the City of Philadelphia.

GENTLEMEN:—The Committee on Finance respectfully report that they have considered a bill entitled "An Ordinance to make an appropriation to the Register of Wills, for the year 1898," and return the annexed bill with a favorable recommendation, and ask its passage.

Jacob J. Seeds (*Ch'n*), F. M. Harris, R. R. Bringhurst, Chas. Roberts, Chas. F. Iseminger, Edward A. Anderson, Watson D. Upperman, Thos. J. Rose, Wm. H. Garrett, Wm. Van Osten, Edward W. Patton, Jos. H. Brown, Charles Seger, Hugh Black, Wm. McCoach, D. S. B. Chew, Chas. K. Smith, Wm. R. Knight, Jr.

AN ORDINANCE

To make an appropriation to the Register of Wills, for the year 1898.

SECTION 1. *The Select and Common Councils of the City of Philadelphia do ordain*, That the sum of forty-five thousand three hundred (45,300) dollars be, and the same is hereby appropriated to the Register of Wills, for the year 1898.

Item 1. For salaries: Register of Wills and Clerk of Orphans' Court (fixed by Act of Assembly), five thousand (5,000) dollars; Deputy Register, two thousand five hundred (2,500) dollars; one transcribing clerk, one thousand five hundred (1,500) dollars; one transcribing clerk, one thousand (1,000) dollars; three miscellaneous clerks, one thousand (1,000) dollars each; three account clerks, one thousand (1,000) dollars each; three recording clerks, one thousand (1,000) dollars each; inventory clerk, one thousand (1,000) dollars; two index clerks, one thousand (1,000) dollars each; two compare clerks, one thousand (1,000) dollars each; stenographer and typewriter, one thousand (1,000) dollars; messenger and custodian of records, eight hundred (800) dollars each; janitor, five hundred (500) dollars; Orphans' Court first assistant clerk (fixed by Act of Assembly), two thousand five hundred (2,500) dollars; second assistant clerk (fixed by Act of Assembly), two thousand (2,000) dollars; third assistant clerk (fixed by Act of Assembly), one thousand four hundred (1,400) dollars; seven assistant clerks (fixed by Act of Assembly), one thousand two hundred (1,200) dollars each; messenger and custodian of records, eight hundred (800) dollars; total, forty-two thousand two hundred (42,200) dollars: *Provided*, That the amount appropriated in this item for salaries shall be taken from the fees earned by the Register of Wills.

Item 2. For law books for library of the Orphans' Court and Register of Wills office, three hundred (300) dollars.

Item 3. For incidentals, including repairs of books, six

hundred (600) dollars: *Provided*, That no part of this item shall be expended for car fare.

Item 4. For blank books, stationery and supplies, two thousand two hundred (2,200) dollars: *Provided*, The City Controller may countersign warrants against Items 2, 3 and 4, for bills of 1897.

And warrants shall be drawn by the Register of Wills in conformity with existing ordinances. All ordinances or parts of ordinances inconsistent herewith be, and the same are hereby repealed.

APPENDIX No. 103.

Philadelphia, December 9, 1897.

To the Presidents and Members of Select and
Common Councils of the City of Philadelphia.

GENTLEMEN:—The Committee on Finance respectfully report that they have considered a bill entitled “An Ordinance to make an appropriation to the Mayor, for the year 1898,” and return the annexed bill with a favorable recommendation, and ask its passage.

Jacob J. Seeds (*Ch’n*), F. M. Harris, R. R. Bringham, Chas. Roberts, Chas. F. Iseminger, Edward A. Anderson, Watson D. Upperman, Thos. J. Rose, Wm. H. Garrett, Wm. Van Osten, Edward W. Patton, Jos. H. Brown, Charles Seger, Hugh Black, Wm. McCoach, D. S. B. Chew, Chas. K. Smith, Wm. R. Knight, Jr.

AN ORDINANCE

To make an appropriation to the Mayor, for the year 1898.

SECTION 1. *The Select and Common Councils of the City of Philadelphia do ordain*, That the sum of three hundred and ten thousand two hundred and seventy (310,270) dollars be, and the same is hereby appropriated to the Mayor, for the year 1898.

Item 1. For salary of Mayor, twelve thousand (12,000) dollars.

Item 2. For salary of Mayor's secretary, three thousand (3,000) dollars; chief clerk, one thousand five hundred (1,500) dollars; contract and license clerk, one thousand two hundred (1,200) dollars; stenographer, one thousand two hundred (1,200) dollars; assistant stenographer and typewriter, one thousand (1,000) dollars; messenger, seven hundred and twenty (720) dollars; office boy, three hundred (300) dollars; secretary Civil Service Board, two thousand (2,000) dollars; clerk to secretary of Civil Service Board, seven hundred and fifty (750) dollars; total, eleven thousand six hundred and seventy (11,670) dollars.

Item 3. For stationery, printing, miscellaneous advertising and incidentals (Mayor's Office), three thousand five hundred (3,500) dollars.

Item 4. For advertising ordinances, fifteen thousand (15,000) dollars: *Provided*, That in no case shall the rate exceed ten (10) cents per line: *Provided further*, That all ordinances be printed in all the editions of the newspapers accepting such advertising and in the small type generally used in advertising railroad tables and such other matters.

Item 5. For printing and binding the Mayor's Annual Message and accompanying documents, ten thousand (10,000) dollars: *Provided*, The cost shall not exceed the amount appropriated.

Item 6. For stationery, printing and incidentals, Civil Service Board, one thousand five hundred (1,500) dollars.

Item 7. For salary of loan and transfer agent, eighteen thousand (18,000) dollars.

Item 8. For printing certificates of City loan, six hundred (600) dollars.

Item 9. For the purpose of enabling the Mayor to offer rewards for the discovery of the perpetrators of any crime, upon the approval of the Presidents of the Select and Common Councils, five hundred (500) dollars.

Item 10. To the Board of Trustees, for the promotion and maintenance of a Free Library, one hundred and twenty

ty-two thousand five hundred (122,500) dollars: *Provided*, Payment be made in quarterly instalments.

Item 11. To the Board of Trustees of the Philadelphia Museums, for the maintenance and enlargement of said museums, one hundred thousand (100,000) dollars: *Provided*, That the appropriation for the year 1897 shall not merge December 31, 1897: *Provided also*, Payment be made in quarterly instalments.

Item 12. To the Pennsylvania Museum and School of Industrial Art, seven thousand five hundred (7,500) dollars: *Provided*, Payment be made in quarterly instalments.

Item 13. To the Pennsylvania Academy of Fine Arts, seven thousand five hundred (7,500) dollars: *Provided*, The doors be open free to the public every day in the week: *Provided also*, Said Board shall assign to the City schools at least thirty-eight free scholarships under regulations to be imposed by the Board of Public Education: *Provided*, That the City Controller may countersign warrants against Items 3, 4 and 6 for bills for the year 1897.

And warrants shall be drawn by the Mayor in conformity with existing ordinances. All ordinances or parts of ordinances inconsistent herewith be, and the same are hereby repealed.

APPENDIX No. 104.

Philadelphia, December 9, 1897.

To the Presidents and Members of Select and
Common Councils of the City of Philadelphia.

GENTLEMEN:—The Committee on Finance respectfully report that they have considered a bill entitled "An Ordinance to make an appropriation to the Clerk of the Courts of Oyer and Terminer and Quarter Sessions for the year 1898," and return the annexed bill with a favorable recommendation and ask its passage.

Jacob J. Seeds (*Ch'n*), F. M. Harris, R. R. Bringham, Chas. Roberts, Chas F. Iseninger, Edward A. Anderson,

Watson D. Upperman, Thos. J. Rose, W. H. Garrett,, Wm. Van Osten, Edward W. Patton, Jos. H. Brown, Chas. Seger, W. McCoach, H. Black, D. S. B. Chew, Chas. K. Smith, Wm. R. Knight, Jr.

AN ORDINANCE.

To make an appropriation to the Clerk of the Courts of Oyer and Terminer and Quarter Sessions for the year 1898.

SECTION 1. *The Select and Common Councils of the City of Philadelphia do ordain*, That the sum of thirty-eight thousand one hundred and fifty (38,150) dollars be, and the same is hereby appropriated to the Clerk of the Courts of Oyer and Terminer and Quarter Sessions, for the year 1898.

Item 1. For salaries: Clerk of the Courts of Quarter Sessions, Oyer and Terminer, and General Jail Delivery (fixed by Act of Assembly), five thousand (5,000) dollars; deputy clerk and court clerk two thousand five hundred (2,500) dollars each; court clerk, two thousand (2,000) dollars; assistant court clerk, eight hundred (800) dollars; record clerk, one thousand four hundred (1,400) dollars; assistant clerk and fee clerk, one thousand two hundred (1,200) dollars each; road clerk, one thousand two hundred (1,200) dollars; miscellaneous clerk, search clerk and subpœna clerk, one thousand (1,000) dollars each; custodian of records for Clerk of Quarter Sessions, District Attorney and messenger, one thousand (1,000) dollars; assistant messenger, six hundred (600) dollars; stenographer and typewriter, nine hundred (900) dollars; total, twenty-three thousand three hundred (23,300) dollars: *Provided*, That the amount appropriated in this item shall be taken from the fees earned by the Clerk of the said Courts.

Item 2. For blanks, books and stationery, one thousand eight hundred (1,800) dollars.

Item 3. For incidentals, five hundred and fifty (550) dollars.

Item 4. For advertising applications for liquor licenses, ten thousand (10,000) dollars.

Item 5. For pay for services of extra clerks, two thousand five hundred (2,500) dollars.

And warrants shall be drawn by the Clerk of the Courts of Oyer and Terminer and Quarter Sessions in conformity with existing ordinances.

All ordinances or parts of ordinances inconsistent herewith be, and the same are hereby repealed.

APPENDIX No. 105.

Philadelphia, December 9, 1897.

To the Presidents and Members of Select and
Common Councils of the City of Philadelphia.

GENTLEMEN:—The Committee on Finance respectfully report that they have considered a bill entitled "An Ordinance to make an appropriation to the Sheriff for the year 1898," and return the annexed bill with a favorable recommendation and ask its passage.

Jacob J. Seeds (*Ch'n*), F. M. Harris, R. R. Bringham, Chas. Roberts, Chas. F. Iseminger, Edward A. Anderson, Watson D. Upperman, Thos. J. Rose, Wm. H. Garrett, Wm. Van Osten, Edward W. Patton, Jos. H. Brown, Charles Seger, Hugh Black, Wm. McCoach, D. S. B. Chew, Chas. K. Smith, Wm. R. Knight, Jr.

AN ORDINANCE.

To make an appropriation to the Sheriff for the year 1898.

SECTION 1. *The Select and Common Councils of the City of Philadelphia do ordain*, That the sum of seventy-nine thousand four hundred and sixty (79,460) dollars be, and the same is hereby appropriated to the sheriff for the year 1898.

Item 1. For salaries: Sheriff (fixed by Act of Assembly), fifteen thousand (15,000) dollars; real estate deputy, six thousand (6,000) dollars; clerk to real estate deputy, one thousand five hundred (1,500) dollars; personal estate deputy, two thousand (2,000) dollars; execution clerk, one thousand two hundred (1,200) dollars; appearance clerk, one thousand (1,000) dollars; assistant appearance clerk, nine hundred (900) dollars; fee clerk, one thousand (1,000) dollars; six deputy sheriffs, one thousand (1,000) dollars each; six clerks to the deputy sheriffs, nine hundred (900) dollars each, eighteen writ servers, seven hundred and twenty (720) dollars each; quarter sessions deputy, seven hundred (700) dollars; assistant quarter sessions deputy, seven hundred (700) dollars; four court deputies, one hundred (100) dollars each; deputy sheriff Orphan's Court, one hundred (100) dollars; total, fifty-four thousand eight hundred and sixty (54,860) dollars: *Provided*, That the amount appropriated in this item for salaries shall be taken from the fees earned by the sheriff.

Item 2. For salaries: Solicitor to sheriff, two thousand (2000) dollars; assistant solicitor to sheriff, one thousand five hundred (1,500) dollars; bill poster, one thousand (1,000) dollars; for use and driver of van, one thousand eight hundred (1,800) dollars; auctioneer, six hundred (600) dollars; stenographer and clerk, nine hundred (900) dollars; messenger, seven hundred (700) dollars; janitor, six hundred (600) dollars; total, nine thousand one hundred (9,100) dollars.

Item 3. For books, stationery and incidentals, including expenses of writ service, two thousand (2,000) dollars.

Item 4. For preparing and advertising sheriff's proclamation, five thousand (5,000) dollars.

Item 5. For printing and posting Sheriff's Proclamation, one thousand five hundred (1,500) dollars.

Item 6. For expenses of sheriff's juries, eight hundred (800) dollars.

Item 7. For law books for use of office, two hundred (200) dollars.

Item 8. For sheriff's costs, six thousand (6,000) dollars;

Provided, The Controller may countersign warrants on this item for bills for the year 1897.

And warrants shall be drawn by the sheriff in conformity with existing ordinances. All ordinances or parts of ordinances inconsistent herewith be, and the same are hereby repealed.

APPENDIX No. 106.

Philadelphia, December 9, 1897.

To the Presidents and Members of Select and
Common Councils of the City of Philadelphia.

GENTLEMEN:—The Committee on Finance respectfully report that they have considered a bill entitled “An Ordinance to make an appropriation to the Commissioners of Fairmount Park for the year 1898,” and return the annexed bill with a favorable recommendation and ask its passage.

Jacob J. Seeds (*Ch’n*), F. M. Harris, R. R. Bringhurst, Chas. Roberts, Chas. F. Iseminger, Edward A. Anderson, Watson D. Upperman, Thos. J. Rose, Wm. H. Garrett, Wm. Van Osten, Edward W. Patton, Jos. H. Brown, Charles Seger, Wm. McCoach, H. Black, D. S. B. Chew, Chas. K. Smith, Wm. R. Knight, Jr.

AN ORDINANCE.

To make an appropriation to the Commissioners of Fairmount Park for the year 1898.

SECTION 1. *The Select and Common Councils of the City of Philadelphia do ordain*, That the sum of five hundred and sixty one thousand five hundred and ninety-five (561,595) dollars and fifty (50) cents be, and the same is hereby appropriated to the Commissioners of Fairmount Park for the year 1898.

Item 1. For salaries: Park solicitor, one thousand two hundred (1,200) dollars; secretary, two thousand five hun-

dred (2,500) dollars; clerk, one thousand four hundred (1,400) dollars; chief engineer and superintendent, three thousand seven hundred and fifty (3,750) dollars; landscape gardener, two thousand (2,000) dollars; assistant engineer, one thousand four hundred and fifty (1,450) dollars; chief clerk, one thousand three hundred and fifty (1,350) dollars; messenger, nine hundred (900) dollars; total, fourteen thousand five hundred and fifty (14,550) dollars: *Provided*, The chief engineer and superintendent shall give his entire time and undivided attention to the duties of his office.

Item 2. For incidental expenses, office of Commisison, care and cleaning office, stationery, printing, analysis of water, rental of telephones, advertising Park supplies, repairs to telegraph lines between the various police stations and printing annual report, three thousand one hundred and fifty (3,150) dollars.

Item 3. For general maintenance of Park: For wages, one hundred and seven thousand (107,000) dollars; for fuel, ten thousand (10,000) dollars; and stationery and other incidental expenses, eight thousand (8,000) dollars; making in all, one hundred and twenty-five thousand (125,000) dollars.

Item 4. For music and care of music pavillions, thirteen thousand five hundred (13,500) dollars: *Provided*, No award for music shall be made unless approved by Committee on Fairmount Park.

Item 5. For the care of Horticultural Hall and Arboretum, including fuel, attendance, material, maintenance of fountains and water supply, twenty thousand (20,000) dollars.

Item 6. For the care of nurseries, the planting, transplanting and trimming trees, the preservation of woodlands and purchase of new stock, six thousand (6,000) dollars.

Item 7. For the pay, equipment and incidental expenses of the Park guard, one hundred and eight thousand one hundred and forty-seven (108,147) dollars and fifty (50) cents. This provides for pay of one captain at five (5)

dollars per day, one thousand eight hundred and twenty-five (1,825) dollars; one lieutenant at one hundred and sixteen (116) dollars sixty-six and two-thirds (66 2-3) cents per month, one thousand four hundred (1,400) dollars; four sergeants, at three (3) dollars and twenty-five (25) cents per day, or one thousand one hundred and eighty-six (1,186) dollars and twenty-five (25) cents per year each, four thousand seven hundred and forty-five (4,745) dollars; ninety-nine guards, at two (2) dollars and fifty (50) cents per day each, or nine hundred and twelve (912) dollars and fifty (50) cents per year each, ninety thousand three hundred and thirty-seven (90,337) dollars and fifty (50) cents; one driver Park ambulance, at fifty (50) dollars per month, six hundred (600) dollars; four attendants at ladies' retiring houses, at thirty (30) dollars per month, or three hundred and sixty (360) dollars per year each, one thousand four hundred and forty (1,440) dollars; ten attendants at ladies' retiring houses, six months, at thirty (30) dollars per month each, or one hundred and eighty (180) dollars per year each, one thousand eight hundred (1,800) dollars; for uniforms and equipments, three thousand (3,000) dollars; for fuel, stationery, care and repair of station houses, guard boxes, keep of horses, and other incidental expenses, three thousand (3,000) dollars.

Item 8. For sprinkling Park drives and for the purchase of new wagons and repairs to old, twenty thousand (20,000) dollars.

Item 9. For the maintenance of St. George's House, five hundred (500) dollars.

Item 10. For works of a permanent character, one hundred thousand (100,000) dollars: *Provided*, That not less than fifty thousand (50,000) dollars be expended to continue the work of widening the East Park Drive: *Provided* also, no money shall be paid out of this item to any laborer, artisan or mechanic who is not a citizen of the United States, and the Park Commissioners shall make this announcement in their advertisement for bids.

Item 11. For care and maintenance of Memorial Hall, thirteen thousand (13,000) dollars.

Item 12. For improvements and macadamizing drives of the Park, five thousand (5,000) dollars.

Item 13. For repairs to buildings, erection of shelters, retiring houses, urinals; also the erection and repair of fences, seven thousand (7,000) dollars: *Provided*, That not less than three thousand (3,000) dollars be expended for the erection of new shelters, retiring houses and urinals.

Item 14. For purchase of settees and picnic tables, three thousand (3,000) dollars: *Provided*, It shall be expended prior to July 1, 1898.

Item 15. For electric lighting and for gasoline or naphtha lamps, forty thousand four hundred and forty-eight (40,448) dollars, to be expended as follows: For maintenance of present system of electric lights on Old, East, West and Wissahickon sections of Park, thirty-two thousand three hundred (32,300) dollars; for maintenance of present system of gasoline lamps on East, West and Wissahickon sections, eight thousand one hundred and forty-eight (8,148) dollars: *Provided*, That the price paid shall not be in excess of that paid by the city in these localities.

Item 16. For extension and improvement of the water supply and for developing springs in various sections of the Park, three thousand eight hundred (3,800) dollars.

Item 17. For care, maintenance and improvement of Hunting Park, seven thousand (7,000) dollars, to be expended as follows: For care, maintenance and improvement, six thousand (6,000) dollars; for electric lighting, one thousand (1,000) dollars: *Provided*, The price paid shall not be in excess of that paid by the city in that locality.

Item 18. For the purchase of manure and fertilizers, three thousand five hundred (3,500) dollars; cutting grass and mowing lawns and destruction of poisonous vines, eight thousand (8,000) dollars; total, eleven thousand five hundred (11,500) dollars.

Item 19. For the betterment of the grounds used and the maintenance of the Zoological Garden, seventeen thousand five hundred (17,500) dollars: *Provided*, That this sum shall be paid on March 1st and September 1st in equal pay-

ments, on the certificate of the President of the Board of Education that sixty-two thousand five hundred (62,500) tickets have been distributed before March 1st and a like number before September 1st, entitling pupils of the public schools to admission.

Item 20. For dredging the Schuylkill river, twenty-five thousand (25,000) dollars.

Item 21. For further construction of River Wall, ten thousand (10,000) dollars.

Item 22. For preservation and care of present forest trees, three thousand five hundred (3,500) dollars.

Item 23. For completion of pedestal and adjuncts of equestrian statue of General Grant in course of erection in the Park as the gift of the Fairmount Park Art Association, four thousand (4,000) dollars.

Provided, That the Commissioners of Fairmount Park be, and they are hereby requested to enforce the provisions of the Act of Assembly of April 14, 1868, prohibiting the sale of intoxicating liquors within the limits of said Park. And warrants for said appropriation shall be drawn by the said Commissioners in conformity with existing ordinances. All ordinances or parts of ordinances inconsistent herewith be, and the same are hereby repealed.

APPENDIX No. 107.

Philadelphia, December 9, 1897.

To the Presidents and Members of Select and
Common Councils of the City of Philadelphia.

GENTLEMEN:—The Committee on Finance respectfully report that they have considered a bill entitled “An Ordinance to make an appropriation to the Department of Charities and Correction for the year 1898,” and return the annexed bill with a favorable recommendation and ask its passage.

Jacob J. Seeds (*Ch’n*), F. M. Harris, R. R. Bringhurst,
Chas. Roberts, Chas. F. Iseminger, Edward A. Anderson,

Watson D. Upperman, Thos. J. Rose, Wm. H. Garrett, Wm. Van Osten, Edward W. Patton, Jos. H. Brown, Charles Seger, Hugh Black, Wm. McCoach, D. S. B. Chew, Chas. K. Smith, Wm. R. Knight, Jr.

AN ORDINANCE.

To make an appropriation to the Department of Charities and Correction for the year 1898.

SECTION 1. *The Select and Common Councils of the City of Philadelphia do ordain*, That the sum of seven hundred and three thousand eight hundred and thirteen (703,813) dollars be, and the same is hereby appropriated to the Department of Charities and Correction for the year 1898.

Of amount appropriated to this Department, the sum of four hundred and eighty thousand nine hundred and sixty-eight (480,968) dollars is for the expenses of the Bureau of Charities, as follows:

Hospital Department.

Item 1. For drugs and medicines, twelve thousand (12,000) dollars.

Item 1½. For drugs and medicines to pay bills of 1897, twelve hundred (1,200) dollars.

Item 2. For whisky, wines and porter, one thousand two hundred (1,200) dollars.

Item 3. For surgical instruments, leeches and leeching, one thousand (1,000) dollars.

Item 4. For salaries: Chief resident physician, two thousand five hundred (2,500) dollars; physician, nine hundred (900) dollars; chief nurse, one thousand (1,000) dollars; assistant nurse, seven hundred and fifty (750) dollars; apothecary, one thousand two hundred (1,200) dollars; first assistant apothecary, seven hundred (700) dollars; second assistant apothecary, six hundred (600) dollars; third assistant apothecary, five hundred (500) dollars; hospital clerk, five hundred (500) dollars; recording clerk, one hun-

dred (100) dollars; cooks, six hundred (600) dollars; house-keeper, four hundred (400) dollars; total, nine thousand seven hundred and fifty (9,750) dollars.

Item 5. For wages on pay-roll, nineteen thousand (19,000) dollars.

Item 6. For binding and purchase of books for library, six hundred (600) dollars: *Provided*, The balance to the credit of this item shall not merge December 31, 1897.

Item 7. For preservation of pathological specimens, three hundred (300) dollars.

Insane Department.

Item 8. For salaries: Assistant physician (male department), nine hundred (900) dollars; assistant physician (female department), nine hundred (900) dollars; cook, six hundred (600) dollars; male supervisor, six hundred (600) dollars; female supervisor, four hundred and eighty (480) dollars; two teachers, three hundred (300) dollars each, six hundred (600) dollars; engineer, six hundred (600) dollars; total, four thousand six hundred and eighty (4,680) dollars.

Item 9. For wages on pay-roll, thirty-four thousand (34,000) dollars.

Item 10. For flour, cornmeal and wheaten preparations, thirty thousand (30,000) dollars: *Provided*, Bills for 1897 be paid out of this item.

Item 11. For meat and fish, forty-five thousand (45,000) dollars.

Item 12. For groceries and tobacco, forty-three thousand (43,000) dollars.

Item 13. For vegetables, fourteen thousand (14,000) dollars.

Item 14. For marketing, twenty-two thousand (22,000) dollars: *Provided*, Bills for 1897 be paid out of this item.

Item 15. For dry goods, notions and clothing, twenty-five thousand (25,000) dollars.

Item 16. For boots, shoes, hats and caps, six thousand (6,000) dollars.

Item 17. For crockery and house furnishing goods, three thousand (3,000) dollars.

Item 18. For purchasing and repair of stoves and cooking apparatus, five hundred (500) dollars.

Item 19. For fuel, twenty-seven thousand (27,000) dollars.

Item 20. For oil, four hundred (400) dollars.

Item 21. For furniture, two thousand five hundred (2,500) dollars.

Item 22. For salaries: Superintendent, three thousand (3,000) dollars; storekeeper, one thousand four hundred (1,400) dollars; chief clerk, one thousand six hundred (1,600) dollars; house agent, one thousand four hundred (1,400) dollars; superintendent's clerk, seven hundred (700) dollars; storekeeper's clerk, eight hundred and fifty (850) dollars; doorkeeper, four hundred and fifty (450) dollars; captain of out wards, nine hundred (900) dollars; chief engineer, one thousand two hundred (1,200) dollars; assistant engineer, six hundred (600) dollars; assistant engineer, five hundred and fifty (550) dollars; plumber, eight hundred (800) dollars; carpenter, eight hundred and fifty (850) dollars; house agent's clerk, eight hundred (800) dollars, baker, seven hundred and thirty-eight (738) dollars; steam fitter, five hundred (500) dollars; general watchman, six hundred (600) dollars; two assistant watchmen, four hundred (400) dollars each; storekeeper's clerk, nine hundred (900) dollars; gardener, five hundred and forty (540) dollars; secretary, one thousand eight hundred (1,800) dollars; visitor of children, one thousand two hundred (1,200) dollars; outdoor agent, one thousand six hundred and fifty (1,650) dollars; messenger and special officer, six hundred and fifty (650) dollars; two ambulance drivers, five hundred (500) dollars each; captain of the hall, six hundred (600) dollars; special police officer, four hundred and fifty (450) dollars; 25 outdoor physicians, two hundred and forty (240) dollars each, six thousand (6,000) dollars; 25 outdoor physicians (homœopathic), two hundred and forty (240) dollars; each, six thousand (6,000) dollars; bookkeeper in manufacturing department, eight hundred (800) dollars; laun-

dry engineer, six hundred (600) dollars; clerk at the Seventh street office, six hundred (600) dollars; janitor of Seventh street office, four hundred (400) dollars; superintendent of stables, five hundred (500) dollars; total, forty-one thousand four hundred and twenty-eight (41,428) dollars.

Item 23. For wages on pay-roll, eleven thousand (11,000) dollars.

Item 24. For milk, thirteen thousand (13,000) dollars.

Item 25. For hose and fire apparatus and hose for inside of building, with pipes, brackets and couplings, five hundred (500) dollars.

Manufacturing Department.

Item 26. For leather, lasts and shoe findings, two thousand five hundred (2,500) dollars.

Item 27. For chain-filling and weaving materials, three thousand five hundred (3,500) dollars.

Item 28. For tinsmiths' and painters' supplies, two thousand (2,000) dollars.

Item 29. For lumber, three thousand five hundred (3,500) dollars.

Item 30. For hardware and tools, one thousand (1,000) dollars.

Item 31. For wages on pay-roll, one thousand five hundred (1,500) dollars.

Item 32. For repairs to houses, plumbing, gas and steam-fitting, and material therefor, fifteen thousand (15,000) dollars.

Farm and Blockley Estate.

Item 33. For straw, feed and material for bedding, three thousand (3,000) dollars.

Item 34. For seeds and farming implements, two hundred (200) dollars.

Item 35. For horses, mules, harness, wagons and repairs, eight hundred and fifty (850) dollars: *Provided*, The City Controller shall countersign warrants upon this

item for repairs upon approval of bills by the Department of Charities and Correction without advertising.

Item 36. For horseshoeing five hundred (500) dollars: *Provided*, The City Controller shall countersign warrants upon this item upon approval of bills by the Department of Charities and Correction without advertising.

Item 37. For insurance on buildings and contents, eight hundred (800) dollars.

Item 38. For travelling expenses of house agent, visitor of children, and support of residents in other institutions, one thousand (1,000) dollars.

Item 39. For ground rent of City office, one hundred and eighty (180) dollars.

Item 40. For repairs of City office, water rent and incidental expenses, two hundred (200) dollars.

Item 41. For issuing processes and removal of non-residents, two thousand five hundred (2,500) dollars.

Item 42. For cupping, leeching, and burial cases, six hundred (600) dollars.

Item 43. For stationery, printing, advertising, and incidentals, four thousand two hundred and fifty (4,250) dollars.

Item 44. For transportation of materials and car tickets for officers of the institution, five hundred (500) dollars.

Item 45. For ice-making, five hundred (500) dollars.

Item 46. For purchase of medicine and dietetic food for the sick, to be distributed by outdoor physicians, six thousand (6,000) dollars: *Provided*, The City Controller may countersign warrants on this item for bills of 1897.

Item 47. For maintaining and educating three (3) deaf mutes in the Deaf and Dumb Asylum in this City, seven hundred and eighty (780) dollars.

Item 48. For support of one hundred and fifty (150) feeble-minded children in Pennsylvania Training School at Elwyn, twenty-eight thousand (28,000) dollars.

Item 49. For maintenance of children in the various homes as directed by Act of Assembly, approved June 13, 1883, sixteen thousand (16,000) dollars: *Provided*, The

City Controller may countersign warrants on this item for bills of 1897.

Item 50. For purchase of medicines for the sick, to be dispensed by homœopathic physicians, two hundred and fifty (250) dollars: *Provided*, The City Controller may countersign warrants on this item for bills of 1897.

Item 51. For stone walls and fences, one thousand (1,000) dollars.

Item 52. For examination of insane cases, two thousand (2,000) dollars.

Item 53. For painting interior of buildings, two thousand five hundred (2,500) dollars.

Item 54. For improvement of roads and grounds, three thousand (3,000) dollars.

Item 55. For general repairs to insane department, two thousand (2,000) dollars.

Item 56. For electrical supplies, one thousand two hundred (1,200) dollars.

Item 57. For general and special repairs in out-wards, two thousand (2,000) dollars.

Item 58. For general and special repairs in hospital, two thousand (2,000) dollars.

Item 59. For sterilizing apparatus, eleven hundred (1,100) dollars.

Item 60. For temporary provision for homeless persons, one thousand (1,000) dollars.

Provided, That the Department of Charities and Correction, in the selection of their employes, are directed to prefer in their appointments honorably discharged soldiers and sailors: *Provided, also*, That for drugs and medicines for hospital, surgical instruments, and marketing, the City Controller shall countersign warrants upon the approval of the Superintendent's bill by the Department of Charities and Correction. The bills of the Superintendent shall give the items of the marketing purchased by him, together with the name of the person from whom the purchases are made, and the quantities and amounts purchased from each of said persons per day:

Provided further, That the Bureau of Charities shall be allowed, when it is in their judgment to the best interest of the City, to purchase or contract without advertising bills for the Almshouse and Hospital not exceeding the sum of one hundred (100) dollars; and the City Controller is hereby authorized and directed to countersign warrants for bills so rendered upon the approval of said bills by the Department of Charities and Correction.

SECT. 2. Of amount appropriated to this Department, the sum of two hundred and twenty-two thousand eight hundred and forty-five (222,845) dollars is for the expenses of the Bureau of Correction as follows:

Item 1. For salaries, without board: Secretary, one thousand eight hundred (1,800) dollars; bookkeeper, nine hundred (900) dollars; assistant bookkeeper, eight hundred (800) dollars; clerk and typewriter, eight hundred (800) dollars; moral instructor and teacher, one thousand (1,000) dollars; storekeeper, one thousand two hundred (1,200) dollars; visiting physician, nine hundred (900) dollars; superintendent of gas works, one thousand one hundred (1,100) dollars; superintendent of shoe department, nine hundred (900) dollars; janitor, five hundred (500) dollars; organist, one hundred and twenty (120) dollars; superintendent of carpenter department, eight hundred (800) dollars; superintendent of blacksmith department, eight hundred (800) dollars; superintendent of mason's department, nine hundred (900) dollars; superintendent of quarry department, eight hundred (800) dollars; superintendent of tailoring department, eight (800) dollars; farmer, eight hundred (800) dollars; baker eight hundred (800) dollars; engineer of dredging machine, seven hundred (700) dollars; three lamplighters, each three hundred (300) dollars. For salaries with board: General Superintendent, two thousand five hundred (2,500) dollars; master warden, one thousand five hundred (1,500) dollars; resident physician, nine hundred (900) dollars; apothecary, six hundred (600) dollars; male nurse, four hundred (400) dollars; chief engineer, one thousand (1,000) dollars; four assistant engineers, six hundred (600) dollars each; and forty (40) dollars each for uniforms; captain of guards, one

thousand (1,000) dollars, and clothing, fifty (50) dollars; lieutenant of guards, nine hundred (900) dollars, and clothing, fifty (50) dollars; fifty guards, each six hundred (600) dollars, and clothing, forty (40) dollars each; matron, six hundred and seventy-five (675) dollars; eight assistant matrons, three hundred and sixty (360) dollars each; female nurse (hospital), three hundred and sixty (360) dollars; chief cook, eight hundred and fifty (850) dollars; assistant cook, five hundred (500) dollars; wagon driver, six hundred (600) dollars; and clothing forty (40) dollars; total, sixty-six thousand six hundred and eighty-five (66,685) dollars.

Item 2. For wheat, rye and corn flour, twenty thousand (20,000) dollars.

Item 3. For meats, fish, poultry, and ice, twenty-five thousand (25,000) dollars.

Item 4. For sugar, coffee, tea, and other provisions, thirteen thousand (13,000) dollars: *Provided*, The City Controller shall countersign warrants upon the approval of bills for butter and eggs by the Bureau of Correction without advertising.

Item 5. For tobacco, soap, oil and starch, three thousand (3,000) dollars.

Item 6. For drugs, medicines, surgical instruments, hospital supplies, etc., two thousand five hundred (2,500) dollars: *Provided*, The City Controller shall countersign warrants on this item upon the approval of bills by the Bureau of Correction without advertising.

Item 7. For hay, feed and straw, eight hundred and fifty (850) dollars.

Item 8. For transportation of prisoners, car fare, freight, and cartage, two thousand six hundred (2,600) dollars.

Item 9. For stationery, printing, postage, advertising and typewriting supplies at the House of Correction, two thousand (2,000) dollars.

Item 10. For brushes, brooms, broom corn and combs, one thousand (1,000) dollars.

Item 11. For lumber, paints and glass, four thousand (4,000) dollars.

Item 12. For iron, steel, and blacksmith tools, one thousand two hundred and fifty (1,250) dollars.

Item 13. For horses, cows, wagons, harness and trimmings, two thousand (2,000) dollars.

Item 14. For farming utensils, manure, seeds and plants, two thousand five hundred (2,500) dollars: *Provided*, The City Controller shall countersign warrants on this item, upon approval of bills by the Bureau of Correction, without advertising.

Item 15. For shovels, picks, axes and handles, seven hundred and fifty (750) dollars.

Item 16. For powder, fuse and materials for quarry, one thousand two hundred (1,200) dollars.

Item 17. For fuel for buildings and gas works, twenty-three thousand (23,000) dollars.

Item 18. For lime for buildings and gas works, six hundred (600) dollars.

Item 19. For clothing and dry goods, six thousand (6,000) dollars.

Item 20. For furniture, steam fitting and miscellaneous articles, two thousand five hundred (2,500) dollars.

Item 21. For hardware and tinware, one thousand (1,000) dollars.

Item 22. For bed clothing and bedding, one thousand (1,000) dollars.

Item 23. For thread, cotton, needles and trimmings, five hundred (500) dollars.

Item 24. For leather, last and shoe findings for House of Correction, seven thousand (7,000) dollars.

Item 25. For repairs and cement, one thousand six hundred (1,600) dollars.

Item 26. For incidentals, three hundred (300) dollars.

Item 27. For insurance, three thousand seven hundred and sixty (3,760) dollars.

Item 28. For maintaining and extending gas works, three thousand (3,000) dollars.

Item 29. For hose for quarry and house, two hundred and fifty (250) dollars.

Item 30. For boilers and cauldrons, and repairs to boilers, walls and furnaces, seven hundred and fifty (750) dollars.

Item 31. For repairs to slate roofs, spouting gutters, etc., two thousand (2,000) dollars.

Item 32. For supplies for children's nursery, two hundred and fifty (250) dollars.

Item 33. For repairs to buildings, twenty thousand (20,000) dollars.

Item 34. For hoisting machine, one thousand (1,000) dollars.

And warrants shall be drawn by the President of the Department of Charities and Correction in conformity with existing ordinances. All ordinances or parts of ordinances inconsistent herewith be, and the same are hereby repealed.

APPENDIX No. 108.

Philadelphia, December 9, 1897.

To the Presidents and Members of Select and
Common Councils of the City of Philadelphia.

GENTLEMEN:—The Committee on Finance respectfully report that they have considered a bill entitled "An Ordinance to make an appropriation to the Inspectors of the County Prisons, for the year 1898," and return the annexed bill with a favorable recommendation and ask its passage.

Jacob J. Seeds (*Ch'n*), F. M. Harris, R. R. Bringhurst, Chas. Roberts, Chas. F. Iseminger, Edward A. Anderson, Watson D. Upperman, Thos. J. Rose, Wm. H. Garrett, Wm. Van Osten, Edward W. Patton, Jos. H. Brown, Charles Seger, Hugh Black, Wm. McCoach, D. S. B. Chew, Chas. K. Smith, Wm. R. Knight, Jr.

AN ORDINANCE.

To make an appropriation to the Inspectors of the County Prisons, for the year 1898.

SECTION 1. *The Select and Common Councils of the City of Philadelphia do ordain*, That the sum of one hundred and eighty-eight thousand six hundred and ninety-five (188,695) dollars be, and the same is hereby appropriated to the Inspectors of the County Prisons for the year 1898.

Of the amount appropriated to the Inspectors of the County Prisons, the sum of one hundred and two thousand nine hundred and ninety-five (102,995) dollars is for the expenses of the Reed Street Prison, as follows:

Item 1. For flour, five thousand (5,000) dollars.

Item 2. For beef, mutton and pork, seven thousand (7,000) dollars.

Item 3. For groceries, one thousand five hundred (1,500) dollars.

Item 4. For vegetables, one thousand seven hundred (1,700) dollars.

Item 5. For milk and ice, three hundred (300) dollars.

Item 6. For compressed yeast, four hundred (400) dollars.

Item 7. For soap, seven hundred and fifty (750) dollars.

Item 8. For drugs and hospital, four hundred (400) dollars.

Item 9. For hay, feed and straw, two hundred and fifty (250) dollars.

Item 10. For stationery and printing, three hundred (300) dollars.

Item 11. For brushes, brooms and combs, two hundred and fifty (250) dollars.

Item 12. For presents to discharged prisoners, as per Act of Assembly, one hundred (100) dollars.

Item 13. For library and law books, one hundred (100) dollars.

Item 14. For furniture, disinfectants, plants, horse shoes and miscellaneous expenses, two thousand three hundred (2,300) dollars.

Item 15. For fuel, five thousand three hundred (5,300) dollars.

Item 16. For clothing and bedding, three thousand five hundred (3,500) dollars.

Item 17. For repairs, improvements, etc., four thousand (4,000) dollars.

Item 18. For salaries: Superintendent, two thousand five hundred (2,500) dollars; assistant superintendent, one thousand five hundred (1,500) dollars; clerk, one thousand five hundred (1,500) dollars; prison agent, one thousand five hundred (1,500) dollars; physician, one thousand two hundred (1,200) dollars; assistant physician and apothecary, one thousand (1,000) dollars; plumber and keeper, one thousand one hundred (1,100) dollars; painter and keeper and carpenter and keeper, one thousand (1,000) dollars each; seventeen keepers, at nine hundred (900) dollars each; baker and cook, eight hundred (800) dollars each; messenger, nine hundred (900) dollars; chief electrician and engineer, one thousand two hundred (1,200) dollars; assistant electrician, one thousand (1,000) dollars; second assistant electrician, nine hundred (900) dollars; four night and two day watchmen, eight hundred (800) dollars each; physician (female), nine hundred (900) dollars; matron, eight hundred and fifty (850) dollars; assistant matron, seven hundred (700) dollars; two keepers, six hundred and fifty (650) dollars each; watchwoman, six hundred and forty-five (645) dollars; total, forty-two thousand three hundred and ninety-five (42,395) dollars.

Item 19. For maintenance of electric light plant, one thousand (1,000) dollars.

Item 20. For leather, two hundred and fifty (250) dollars.

Item 21. For shoe findings and new machinery, fifty (50) dollars.

Item 22. For overwork of prisoners, one hundred and fifty (150) dollars.

Item 23. For advertising, three hundred (300) dollars.

Item 24. For travelling expenses for prison agent, one hundred and fifty (150) dollars.

Item 25. For travelling expenses for prison, three hundred (300) dollars.

Item 26. For fire insurance, two hundred and fifty (250) dollars.

Item 27. For steam heating plant and maintenance of same, twenty-five thousand (25,000) dollars.

Provided, That the said Inspectors of the County Prisons shall be allowed, when it is in their judgment to the best interests of the City, to purchase or contract without advertising bills for the Reed Street Prison not exceeding the sum of one hundred (100) dollars, and the City Controller is hereby authorized and directed to countersign warrants for bills so rendered upon the approval of the said bills by the Board of Inspectors of the County Prisons.

SECT. 2. Of the amount appropriated to the Inspectors of the County Prisons, the sum of eighty-five thousand seven hundred (85,700) dollars is for the expenses of the Holmesburg Prison, as follows :

Item 1. For flour, six thousand (6,000) dollars.

Item 2. For beef, mutton and pork, seven thousand five hundred (7,500) dollars.

Item 3. For groceries, one thousand five hundred (1,500) dollars.

Item 4. For vegetables, one thousand seven hundred and fifty (1,750) dollars.

Item 5. For milk and ice, three hundred (300) dollars: *Provided*, Bills for 1897 be paid out of this item.

Item 6. For compressed yeast, four hundred (400) dollars.

Item 7. For soap, eight hundred (800) dollars.

Item 8. For drugs and hospital, three hundred (300) dollars.

Item 9. For hay, feed and straw, two hundred and fifty (250) dollars.

Item 10. For stationery and printing, three hundred (300) dollars.

Item 11. For brushes, brooms and combs, three hundred (300) dollars.

Item 12. For presents to discharged prisoners, as per Act of Assembly, six hundred (600) dollars.

Item 13. For library and law books one thousand (1,000) dollars.

Item 14. For miscellaneous expenses, including furniture, two thousand (2,000) dollars.

Item 15. For fuel, ten thousand (10,000) dollars.

Item 16. For clothing and bedding, four thousand (4,000) dollars.

Item 17. For repairs, improvements, etc., one thousand five hundred (1,500) dollars.

Item 18. For salaries: Assistant Superintendent, one thousand five hundred (1,500) dollars; clerk, one thousand (1,000) dollars; physician, one thousand (1,000) dollars; chief electrician and engineer, one thousand two hundred (1,200) dollars; assistant electrician and engineer, one thousand (1,000) dollars; second assistant electrician, nine hundred (900) dollars; two night firemen, eight hundred (800) dollars each; superintendent of shoe department, one thousand two hundred (1,200) dollars; carpenter and keeper and painter and keeper, one thousand (1,000) dollars each; fifteen keepers, nine hundred (900) dollars each; messenger, nine hundred (900) dollars; baker and cook, eight hundred (800) dollars each; six night and two day watchmen, eight hundred (800) dollars each; total, thirty-three thousand eight hundred (33,800) dollars.

Item 19. For maintenance of electric light plant, one thousand (1,000) dollars.

Item 20. For leather and manufacturing materials, eight thousand (8,000) dollars.

Item 21. For shoe findings and new machinery, five hundred (500) dollars.

Item 22. For overwork of prisoners, four hundred (400) dollars.

Item 23. For water rent, two thousand (2,000) dollars.

Item 24. For printing presses, supplies, etc., five hundred (500) dollars.

Item 25. For material for iron bedsteads, one thousand (1,000) dollars.

Provided, That the said Inspectors of the County Prisons shall be allowed, when it is in their judgment to the best interests of the City, to purchase or contract without advertising bills for the Holmesburg Prison not exceeding the sum of one hundred (100) dollars, and the City Controller is hereby authorized and directed to countersign warrants for bills so rendered upon the approval of the said bills by the Board of Inspectors of the County Prisons.

And warrants shall be drawn by the Inspectors. All ordinances or parts of ordinances inconsistent herewith be, and the same are hereby repealed.

APPENDIX No. 109.

Philadelphia, December 9, 1897.

To the Presidents and Members of Select and
Common Councils of the City of Philadelphia.

GENTLEMEN :—We, your Committee on Surveys, to whom was referred the ordinances to place on the City plan Wyoming, Paxon, Simpson, Edgewood, Yocum, Frazier, Ithan and Hilton streets and Hart lane, beg leave to report that these streets will be placed on the plan without any damage to the City, and as they are for the benefit of the property owners we report the annexed ordinance to place said streets on the plan, with a favorable recommendation.

Ellsworth H. Hulst (*Ch'n*), Hiram A. Miller, C. E. Connell, W. N. Stevenson, Josiah Linton, G. H. Kittams, Ezekiel Gordon, Elmer S. Little, George W. Conrad, Wm.

G. Rutherford, Jos. H. Brown, Wm. Rowen, James A. Briggs, Geo. B. Edwards, J. Emory Byram, John Dougherty, P. A. McClain.

AN ORDINANCE

To place on the City plan Wyoming, Paxon, Simpson, Edgewood, Yocum, Frazier, Ithan, and Hilton streets, and Hart lane.

SECTION 1. *The Select and Common Councils of the City of Philadelphia do ordain*, That the Department of Public Works be authorized to place on the City plan Wyoming street, of the width of 40 feet, from Wayne avenue to Pulaski avenue; Paxon street, of the width of 40 feet, from Woodland avenue to Paschall avenue; Simpson street, of the width of 40 feet, from Woodland avenue to Greenway avenue; Edgewood street, of the width of 35 feet, from Greenway avenue to Yocum street; Yocum street, of the width of 35 feet, from Sixtieth to Edgewood street; Frazier and Ithan streets, each of the width of 35 feet, from Market to Arch street; Hilton street, of the width of 30 feet, from "F" to "G" street, and Hart lane, of the width of 40 feet, from Clearfield to Indiana street: *Provided*, That the owners of ground within the lines of said streets, excepting on Hart lane, shall first dedicate the same as public highways, or shall file a bond or enter into an agreement satisfactory to the City Solicitor indemnifying the City against all damages that may arise by reason of the placing of said streets on the plan and their subsequent opening: *Provided, however*, That before said Hart lane shall be placed on the plan satisfactory evidence shall be furnished that the same has been opened and in public use for a period exceeding twenty-one years: *Provided, also*, That the provisions of the ordinance approved April 8, 1890, requiring streets to run in a straight line from one public street to another, shall not apply to Yocum and Edgewood streets and Hart lane.

APPENDIX No. 110.

Philadelphia, December 9, 1897.

To the Presidents and Members of Select and
Common Councils of the City of Philadelphia.

GENTLEMEN :—We, your Committee on Surveys, to whom was referred the bill entitled “An Ordinance to authorize the widening of Cresson street, between Green lane and Carson street,” beg leave to report that the object sought by this ordinance is to provide a safe outlet for the street at the Green lane end. At the present time there is not sufficient room between the railroad property and the house line to permit vehicles to pass through. The change can be made for a cost estimated at one thousand (1,000) dollars. We, therefore, report the ordinance with a favorable recommendation.

Ellsworth H. Hults (*Ch’n*), Hiram A. Miller, C. E. Connell, W. N. Stevenson, Josiah Linton, G. H. Kittams, Ezekiel Gordon, Elmer S. Little, George W. Conrad, Wm. G. Rutherford, Jos. H. Brown, Wm. Rowen, James A. Briggs, Geo. B. Edwards, J. Emory Byram, John Dougherty, P. A. McClain.

AN ORDINANCE

To authorize the widening of Cresson street, between
Green lane and Carson street.

SECTION 1. *The Select and Common Councils of the City of Philadelphia do ordain*, That the Department of Public Works be authorized to widen Cresson street, between Green lane and Carson street, by making the width at Green lane 10 feet wider than at present, and allowing the same to decrease to the northwest house line of Carson street, in such manner as not to disturb the brick dwelling houses now erected on said Cresson street.

APPENDIX No. 111.

Philadelphia, December 9, 1897.

To the Presidents and Members of Select and
Common Councils of the City of Philadelphia.

GENTLEMEN :—We, your Committee on Surveys, to whom was referred the bill entitled "An Ordinance to revise the lines and grades of Broad street, from Johnson street to League Island, in the First and Twenty-sixth Wards," beg leave to report that the purpose of this ordinance is to provide a boulevard of the southern end of Broad street reaching League Island Park. The damages are estimated at twenty-seven thousand (27,000) dollars. We, therefore, report the ordinance with a favorable recommendation.

Ellsworth H. Hults (*Ch'n*), Hiram A. Miller, C. E. Connell, W. N. Stevenson, Josiah Linton, G. H. Kittams, Ezekiel Gordon, Elmer S. Little, George W. Conrad, Wm. G. Rutherford, Jos. H. Brown, Wm. Rowen, James A. Briggs, Geo. B. Edwards, J. Emory Byram, John Dougherty, P. A. McClain.

AN ORDINANCE

To revise the lines and grades of Broad street, from Johnson street to League Island, in the First and Twenty-sixth Wards.

SECTION 1. *The Select and Common Councils of the City of Philadelphia do ordain*, That the Department of Public Works be, and is hereby authorized to revise the lines and grades of Broad street, from Johnson street to League Island, in the First and Twenty-sixth Wards, in such manner as to make the same one hundred and sixty (160) feet wide.

APPENDIX No. 112.

Philadelphia, December 9, 1897.

To the Presidents and Members of Select and
Common Councils of the City of Philadelphia.

GENTLEMEN :—We, your Committee on Surveys, to whom was referred the bill entitled “An Ordinance to revise the lines and grades of a portion of plan No. 198, bounded by Wayne avenue, Green street, Washington lane and Johnson street,” beg leave to report that it is the desire to improve Johnson street, between Greene street and Wayne avenue, as soon as possible. The present confirmed grade forms a depression of over four feet deep from the natural surface at Sherman street. The grading of the street to this grade would be a detriment to the abutting property. The proposed revision will remove this depression and more nearly conform to the present conditions. No other revision on the remaining portion of the plan is contemplated, except such as are necessary to correct discrepancies by a resurvey upon the old plan. No damage will result to the City by reason of the proposed revision. We, therefore, report the ordinance with a favorable recommendation.

Ellsworth H. Hulst (*Ch’n*), Hiram A. Miller, C. E. Connell, W. N. Stevenson, Josiah Linton, G. H. Kittams, Ezekiel Gordon, Elmer S. Little, George W. Conrad, Wm. G. Rutherford, Jos. H. Brown, Wm. Rowen, James A. Briggs, Geo. B. Edwards, J. Emory Byram, John Dougherty, P. A. McClain.

AN ORDINANCE

To revise the lines and grades of the portion of City plan No. 198, bounded by Wayne avenue, Greene street, Washington lane and Johnson street.

SECTION 1. *The Select and Common Councils of the City of Philadelphia do ordain*, That the Department of Public Works be, and is hereby authorized to revise the

lines and grades of that portion of City plan No. 198, bounded by Wayne avenue, Greene street, Washington lane, and Johnson street: *Provided*, That the owners of property on Johnson street, between Wayne avenue and Greene street, shall first file an agreement satisfactory to the City Solicitor indemnifying the City against all damages by reason of the change of grade of Johnson street, between Wayne avenue and Greene street.

APPENDIX No. 113.

Philadelphia, December 9, 1897.

To the Presidents and Members of Select and
Common Councils of the City of Philadelphia.

GENTLEMEN :—We, your Committee on Surveys, to whom was referred sundry ordinances to authorize the changes of street names, beg leave to report that we have considered the same, and return the annexed ordinance with a favorable recommendation.

Ellsworth H. Hulst (*Ch'n*), Hiram A. Miller, C. E. Connell, W. N. Stevenson, Josiah Linton, G. H. Kittams, Ezekiel Gordon, Elmer S. Little, George W. Conrad, Wm. G. Rutherford, Jos. H. Brown, Wm. Rowen, James A. Briggs, Geo. B. Edwards, J. Emory Byram, John Dougherty, P. A. McClain.

AN ORDINANCE,

To change the names of certain streets.

SECTION 1. *The Select and Common Councils of the City of Philadelphia do ordain*, That the Department of Public Works be authorized to change the names of the following streets, viz: Manning street, between Seventh and Eighth streets, to Orange street; Shamokin street, between Front and Second streets, to Produce avenue; Mascher street, between Vine street and Germantown avenue,

to New Market street; Rex street, to Summit street; Palmer street, between Twenty-fourth and Twenty-fifth streets, and between Thirtieth and Thirty-third streets, to Clifford street; Hagert street, between Kensington and Aramingo avenues, to Adams street; Adams street, Twenty-third Ward, to Adams avenue; Iseminger street, between Dauphin and York streets, to Camac street.

APPENDIX No. 114.

RESOLUTION

Relative to Water Supply.

WHEREAS, The electors of the City have at the last election approved of the expenditure of three million seven hundred thousand (3,700,000) dollars on the water supply of the city.

AND WHEREAS, It is the expressed opinion of leading associations and trade organizations that no private corporation or company shall assume control of any of the water franchises or privileges of the City; therefore, be it,

Resolved, by the Common Council of the City of Philadelphia, That this Council approves of the sentiment as expressed at the recent election that the City shall maintain and exercise full control of the water supply, and that whatever improvements shall be determined upon for the betterment of the present deplorable conditions shall be carried out by this Council to the end that the City shall maintain full ownership in these valuable works.

APPENDIX No. 115.

Philadelphia, December 9, 1897.

To the Select and Common Councils
of the City of Philadelphia.

GENTLEMEN:—Your Joint Special Committee, appointed June 17, 1897, to be present at the dedication of a monu-

ment by the Pennsylvania Troops who fought at Chattanooga, Tenn., respectfully report that the Committee held several meetings and made arrangements to accompany the Pennsylvania Commissioners and Troops to Chattanooga, but on account of change of time for dedication of monument and subsequently the breaking out of the yellow fever and other causes, the Committee found it would be impossible to take part in the dedication ceremonies, and therefore recommend the passage of the annexed resolution.

George Hawkes (*Ch'n*), John W. Davidson, R. C. Mecredy, Charles Seger, Hiram Miller, John Lang, Saml. B. Gilpin, C. H. Leonard, J. H. Woodhead, Isaac D. Hetzell, Wm. G. Rutherford, Jos. H. Klemmer, Jos. H. Brown, John Dougherty, Wm. McCoach, Edward W. Patton.

RESOLUTION.

To discharge the Joint Special Committee to be present at the Dedication of a Monument by the Pennsylvania Troops, who fought at Chattanooga, Tenn., from the further consideration of the subject.

Resolved, by the Select and Common Councils of the City of Philadelphia, That the Joint Special Committee to be present at the Dedication of a Monument by the Pennsylvania Troops who fought at Chattanooga, Tenn., be, and they are hereby discharged from the further consideration of the subject.

APPENDIX No. 116.

OFFICE OF THE MAYOR.

Philadelphia, December 16, 1897.

To the Select and Common Councils
of the City of Philadelphia.

GENTLEMEN:—I have the honor to herewith transmit for your consideration a communication received from the Managers of the Trans-Mississippi International Exposition extending an invitation to the Councils and the Mayor to participate in the Exposition to be held at Omaha during the summer of 1898, and expressing a desire that Philadelphia may not only be represented by her diversified industries but that she will erect on the grounds a facsimile of Independence Hall and place therein the "Old Liberty Bell."

I also transmit herewith letters received from the Exposition authorities in relation to the cost of the reproduction of Independence Hall on the grounds.

I am respectfully,

CHAS. F. WARWICK,
Mayor.

Omaha, Neb., November 24, 1897.

To the Hon. Chas. F. Warwick, Mayor,
And the Honorable Select and Common Councils
of the City of Philadelphia, Pa.

GENTLEMEN:—The Trans-Mississippi and International Exposition was organized by the Trans-Mississippi Congress at its session in November, 1895. The Exposition has been recognized by Act of Congress, giving it an International character. Foreign governments have been invited and all the States of the Union have been asked to participate. It will especially represent the industries of the Trans-Mississippi States and Territories.

The grounds and buildings now in process of preparation, are beautiful in design and architecture. This Exposition will exceed in magnitude any of the smaller expositions that have been held since the World's Fair at Chicago. It is expected that fully five million visitors will pass through our gates.

We are especially desirous that the City of Philadelphia should be properly represented, not only by her diversified industries, but also by the City Government.

Philadelphia is the birth-place of American freedom, and the foundations of our Government were laid in your historic city. We feel that the patriotic ardor of the sons of the West would be newly inspired by bringing to their minds, the time and place and circumstances of our beginning as a nation.

I, therefore, take the pleasure of extending to you the cordial invitation of our management to participate in this Exposition and if it meets your approval, to erect on our grounds a fac-simile of Independence Hall, placing therein the historic Independence Bell.

If this plan can be consummated, I assure you we shall do everything within our power to assist you. We feel that you will take an especial interest in the matter on account of the enthusiasm in the Centennial Exposition displayed by the West.

Very respectfully,

GORDON W. WATTLES,

President.

Omaha, Neb., December 8, 1897.

To the Honorable Mayor of Philadelphia,
Philadelphia, Pa.

DEAR SIR:—At request of our commercial agent, Mr. F. F. Ford, I enclose herewith estimate made by our Architects in Chief of the cost of reproducing Independence Hall on our Exposition grounds. If a more accurate estimate is desired, and you will kindly write me on

the subject, I shall be pleased to have one made and forward same to you at an early date. We are very anxious to have this Hall reproduced and the "Old Liberty Bell" placed therein.

Yours truly,

GORDON W. WATTLES,
President.

Omaha, Neb., December 3, 1897.

G. W. WATTLES, Esq.,

Pres. Trans. Miss. Int. Exp.

DEAR SIR:—We have received from Secretary Wakefield a set of blue prints of Independence Hall, Philadelphia. In pursuance of your request for an estimate on the cost of reproducing this building in temporary materials for the Trans-Mississippi Exposition, we have to say that the cost would, we believe, fall between \$16,000 and \$20,000, according to the completeness and quality of the reproduction. This you understand is a hasty estimate. If an accurate figure is wanted we will proceed to make one, but as our whole force is pushed with work, we will not start on it until we hear from you.

Yours truly,

WALKER & KIMBALL.

APPENDIX No. 117.

LAW DEPARTMENT.

Philadelphia, December 13, 1897.

GEORGE W. KOCHERSPERGER, Esq.,

Chief Clerk of Common Council.

DEAR SIR:—I hand you herewith copy of report of jury in the matter of the opening of Magee street, from

State road to Tulip street, said report being filed on December 11, 1897.

Magee street is not physically opened, and nothing has been done since passage of the ordinance.

Also, copy of report of jury in the matter of the opening of Luzerne street, from Germantown avenue to Clinton street, said report being filed on December 11, 1897.

Luzerne street is not physically opened, and nothing has been done since passage of the ordinance.

Yours very truly,

JOHN L. KINSEY,
City Solicitor.

IN THE COURT OF QUARTER SESSIONS FOR
THE COUNTY OF PHILADELPHIA.

C. P. No. 3.

In the matter of the opening of Magee street, from State road to Tulip street.

(Copy.)

REPORT OF JURY.

(Filed December 11, 1897.)

To the Honorable the Judges of said Court:

The undersigned jurors, appointed by your Honorable Court to assess the damages, if any, caused by said opening to property owners and tenants on the line of said street, respectfully report:

That after due notice the jurors met on June 25, 1897, for organization. All of the jurors were present at this meeting. William R. McFarland was elected foreman, and Robert H. Price, secretary, after which the petition

was read to the jury, and the official plan produced for the use of said jury. The affidavit of service of notice on the registered property owners and tenants along the line of said street was also produced and is now on record.

That at this meeting, to wit, June 25, 1897, the jury were severally sworn or affirmed by one of their number upon their *voir dire*, and examined touching their capacity to serve as road jurors in this proceeding. Each juror was found to be disinterested, competent and in all respects duly qualified to serve. The jurors were then severally sworn or affirmed by one of their number to perform their duties as road jurors in the matter of the opening of Magee street, from State road to Tulip street, impartially and according to their best judgment. That at this meeting, to wit, June 25, 1897, the following counsel were present, representing property owners along the line of said street: Robert H. Hinkley, Esq., and J. Willis Martin, Esq., and George E. Fili, Esq., Assistant City Solicitor, appeared on behalf of the City of Philadelphia. The jury then adjourned to meet on July 2, 1897, for the purpose of making a view of the premises. All of the jurors were present at the said view. The jury afterwards met on September 21, 24; October 1, 8, 15, 22, 29; November 4, 5, 12, 19, 23, 24, 26, 30; for the purpose of hearing testimony as to the damages caused by the opening of said street. For consultation they held four meetings, and there was a review of the premises on December 1st.

And now, therefore, after a full and impartial consideration of all the testimony submitted to them, and after a careful view and review of the lines and grades at which said street is to be opened, and considering as well the advantages and disadvantages to each and every property on the line of the said street by the opening thereof, and acting on their best judgment, the jury do find that the following named property owner is damaged to the amount set opposite his name:

Estate of Abel C. Thomas..... \$2,350 00

The jury are further of the opinion that no property in the vicinity is specially benefited by the opening of the

said street, and that therefore the whole amount of the award as made should be paid by the City of Philadelphia.

All of which is respectfully submitted.

John Maguigan,
George Miller,

Robert H. Price,
Thomas M. Locke.

MINORITY REPORT.

We, the undersigned disagree with the foregoing award and find that the property of the estate of Abel C. Thomas is damaged to the extent of \$2,000.

William R. McFarland,

Saml. S. Ellis.

IN THE COURT OF QUARTER SESSIONS FOR THE COUNTY OF PHILADELPHIA.

C. P. No. 3.

In the matter of the opening of Luzerne street, from Germantown avenue to Clinton street.

(Copy.)

REPORT OF JURY.

(Filed December 11, 1897.)

To the Honorable the Judges of said Court:

The undersigned jurors, appointed by your Honorable Court to assess the damages, if any, caused by said opening to property owners and tenants on the line of said street, respectfully report:

That after due notice the jurors met on May 25, 1897, for organization. All of the jurors were present at this meeting. Alexander Harvey was elected foreman, and James S. Hallowell, secretary, after which the petition was read to the jury, and the official plan produced for the use of the said jury. The affidavit of the service of

notice on the registered property owners and tenants along the line of said street was also produced and is now on record.

That at this meeting, to wit, May 25, 1897, the jury were severally sworn or affirmed by one of their number upon their *voir dire*, and examined touching their capacity to serve as road jurors in this proceeding. Each juror was found to be disinterested, competent and in all respects duly qualified to serve. The jurors were then severally sworn or affirmed by one of their number to perform their duties as road jurors in the matter of the opening of Luzerne street, from Germantown avenue to Clinton street, impartially and according to their best judgment. That at this meeting, to wit, May 25, 1897, the following counsel were present representing property owners along the line of the said street: Eugene Raymond, Esq., representing the estate of Anthony S. Ruffner; Thomas Wagner, Jr., for Elizabeth Boucher; and George E. Fili, Esq., Assistant City Solicitor, appeared on behalf of the City of Philadelphia. At subsequent meetings the following counsel entered appearance: M. J. O'Callaghan, Esq., for John M. Lukens; James Fitzpatrick, for Patrick John Ryan; M. A. Viti, Esq., for Philip Toner; and Charles Carver, Esq., for David Collis. The jury then adjourned to meet on May 26, 1897, for the purpose of making a view of the premises. All of the jurors were present at the said view. The jury afterwards met on May 28; June 1, 4, 9, 11, 16, 18, 23, 25, 30; September 15, 20, 22, 29; October 6, 13, 20, 27; November 3, 10, 17, 19, 22, 24, 26, 29, and 30, for the purpose of hearing testimony as to the damages caused by the opening of the said street; reviews of the premises affected were also made on September 20th and December 1st. For consultation they held four meetings: December 2, 3, 4, 6 and one meeting to sign final report, making 35 meetings.

And now, therefore, after a full and impartial consideration of all the testimony submitted to them, and after a careful view and reviews of the lines and grades at which said street is to be opened, and considering as well the advantages and disadvantages to each and every prop-

erty on the line of the said street by the opening thereof, and acting on their best judgment, the jury do find that the following named property owners are damaged to the amount set opposite their names :

Elizabeth Boucher	\$7,225 00
Patrick John Ryan	5,670 00
Philip Toner (tenant).....	200 00
John M. Lukens.....	1,000 00
David Collis	1,500 00
Susanna Ruffner, executrix of Estate of Anthony S. Ruffner, deceased.	2,700 00
Joseph Boucher, deceased.....	2,900 00

Alexander Harvey,
Wm. W. W. Dwier,
Saml. S. Ellis,

James Work,
W. W. Frazier,
Jas. S. Hallowell.

APPENDIX No. 118.

LAW DEPARTMENT.

Philadelphia, December 14, 1897.

GEORGE W. KOCHERSPERGER, Esq.,
Chief Clerk of Common Council.

DEAR SIR :—I hand you herewith copy of report of jury in the matter of the opening of Fifty-ninth street, from Master street to Haverford avenue, Thirty-fourth Ward, said report being filed on December 14, 1897.

Fifty-ninth street is opened, graded and paved.

Yours very truly,

JOHN L. KINSEY,
City Solicitor.

IN THE COURT OF QUARTER SESSIONS FOR
THE COUNTY OF PHILADELPHIA.

In the matter of the opening of Fifty-ninth street, from Master street to Haverford avenue, in the Thirty-fourth Ward, of the City of Philadelphia.

(Copy.)

REPORT OF JURY.

Filed December 14, 1897.

To the Honorable the Judges of said Court:

The jurors appointed by your Honorable Court to assess the damages and benefits, if any, caused by reason of the opening of Fifty-ninth street, from Master street to Haverford avenue, in the Thirty-fourth Ward, of the City of Philadelphia, respectfully report:

That after due notice by personal service upon the registered owners of property along the line of the said Fifty-ninth street, from Master street to Haverford avenue, proof of which is herto attached and marked Exhibit "A," the jurors met for the purposes of their appointment in Room 377, City Hall, on Thursday, June 17, 1897, at 11 o'clock A. M. At this meeting Edgar Van Houten, George W. Allen, Edwin V. Snyder and Abraham Levering, of the jury, were present. There also appeared Henry M. Du-bois, Esq., for Henry C. Carroll, and J. Lee Patton, Esq., Assistant City Solicitor, for the City of Philadelphia. Each of the jurors present were first sworn or affirmed by one of their number upon their *voir dire*, and examined touching his competency to serve as a member of this jury. Each juror was found to be disinterested, competent, and in all respects duly qualified to serve. Each juror was then sworn or affirmed by one of their number to perform their duties as jurors in the matter of the opening of Fifty-ninth street, from Master street to Haverford avenue, in the Thirty-fourth Ward, of the City of Phila-

delphia, faithfully, impartially, and according to the best of his judgment.

The jury then organized by electing Abraham Levering as foreman, and Edgar Van Houten, as secretary. At this meeting the plan was produced for the use of the jury; the affidavit of service of notice on the registered property owners was also produced and filed with the jury, and the petition for the appointment of the jury was read. The jury then adjourned to meet on the premises on June 21, 1897, at 10.30 A. M., for the purpose of making a view. On June 21, 1897, the jury met on the premises affected at 10.30 A. M. At this meeting all of the jurors were present, except Mr. E. Cholmeley Jones. Mr. W. W. Oliver, of the jury, appeared at this meeting for the first time, and was sworn by one of the jury on his *voir dire*, and examined touching his competency to serve as a member of the jury. He was found to be disinterested, competent, and in all respects duly qualified to serve. He was then sworn to perform his duty as a juror in the matter of the opening of Fifty-ninth street, from Master street to Haverford avenue, faithfully, impartially, and according to the best of his judgment.

After viewing the premises, the jury adjourned to meet on June 25, 1897. On June 25, 1897, the jury met as agreed upon, all of the jury being present, excepting Mr. Jones. They then adjourned to meet on September 30, 1897. On September 30, 1897, the jury met at 11 A. M. At this meeting Mr. E. Cholmeley Jones was present, and was sworn by one of the jury on his *voir dire*, and examined touching his capacity to serve as a member of this jury. He was found competent and in all respects duly qualified to serve. He was then sworn by one of the jury to perform his duties as a juror in the matter of the opening of Fifty-ninth street, from Master street to Haverford avenue, in the Thirty-fourth Ward, of the City of Philadelphia, faithfully and impartially, and according to the best of his judgment.

Subsequent meetings were held for the purpose of taking testimony and hearing the arguments of counsel on October 8, 15, 22, 29; November 5, 12, 19, and 26; for the

review on November 30, and for consultation on December 2 and 3, 1897.

And now, therefore, after a full and impartial consideration of all the testimony submitted to them, and after a careful view and review of the lines and grades at which the said Fifty-ninth street, from Master street to Haverford avenue is to be opened, and considering as well the advantages and disadvantages, damages and benefits, to the various owners of property along the line of the said Fifty-ninth street, from Master street to Haverford avenue, by reason of the opening of the said street, the jury do find and award the following damages :

To Henry C. Carroll, the sum of \$4,575.

The jury do further find that no properties are benefited by reason of the opening of the said street, and that all of the damages should be paid by the City of Philadelphia.

All of which is respectfully submitted.

E. Van Houten,

Geo. W. Allen,

Abraham Levering,

W. W. Oliver,

Edwin V. Snyder,

F. Cholmeley Jones.

APPENDIX No. 119.

LAW DEPARTMENT.

Philadelphia, December 15, 1897.

GEORGE W. KOCHERSPERGER, Esq.,

Chief Clerk of Common Council.

DEAR SIR :—I hand you herewith copy of report of the jury in the matter of the opening of Comly street, from Frankford road to Erdrick street, in the Thirty-fifth Ward, filed December 10, 1897.

This street is not physically opened, nor has anything been done since the date of the ordinance authorizing the opening.

Yours very truly,

JOHN L. KINSEY,

City Solicitor.

IN THE COURT OF QUARTER SESSIONS FOR
THE COUNTY OF PHILADELPHIA.

C. P. No. 1.

In the matter of the opening of Comly street, from Frankford road to Erdrick street, in the Thirty-fifth Ward, of the City of Philadelphia.

(Copy.)

REPORT OF JURY.

(Filed December 10, 1897.)

To the Honorable the Judges of said Court:

The undersigned jurors, appointed by your Honorable Court to assess the damages and benefits, if any, caused by the opening of Comly street, from Frankford road to Erdrick street, in the Thirty-fifth Ward, of the City of Philadelphia, respectfully report :

That after due notice the jurors met on June 21, 1897, for organization. All of the jurors were present at this meeting. At this meeting the petition was read to the jury and the official plan produced. The affidavit of service of notice on the registered property owners and tenants was also produced and is now on record.

That at this meeting, to wit. June 21, 1897, the jury were severally sworn or affirmed by one of their number upon their *voir dire*, and examined touching their capacity

to serve as road jurors in this proceeding. Each juror was found to be disinterested, competent and in all respects duly qualified to serve. The jurors were then severally sworn or affirmed by one of their number to perform their duties as road jurors in the matter of the opening of Comly street, from Frankford road to Erdrick street, impartially and according to their best judgment. That at this meeting the following counsel were present, representing property owners and tenants along the line of the said street: Francis Rawle, Esq., for the Estate of Robert Cornelius. No other claims for damages were presented. George E. Fili, Esq., Assistant City Solicitor, appeared on behalf of the City of Philadelphia.

That the jury then adjourned to June 24, 1897, for the purpose of making a view of the premises. All of the jurors were present at said view. The jury afterward met on June 28; September 21, 28; October 5, 12, 19, 26; November 1, 9, 16, 23, 30, 1897, for the purpose of hearing testimony and argument of counsel. For consultation they met on December 1 and 4, 1897. The total number of meetings held by the jury, excluding the one for signing this report, were sixteen (16).

And now, therefore, after a full and impartial consideration of all the testimony submitted to them, and after a careful view and review of the lines and grades at which said street is to be opened and considering as well the advantages and disadvantages to each and every property on the line of the said street by the opening thereof, and acting on their best judgment, the jury do find that the following named property owners are damaged to the amount set opposite their names :

Robert C. Cornelius, Trustee for John C. Cornelius; Robert C. Cornelius, *et al.*, Trustees for Fanny E Cornelius; Helen L. Bodine, Constance M. Gummey and Clarence E. Cornelius, Fanny E. Blackiston and The Guarantee Trust and Safe Deposit Company, Executors and Trustees under the will of Sarah A. C. Cornelius, ten thousand five hundred (10,500) dollars.

The jury are also of the opinion that no property in the vicinity is specially benefited by the opening of the said

street, and therefore, the whole amount of the said award as made shall be paid by the City of Philadelphia.

All of which is respectfully submitted.

George Turner,

John M. Scherr,

George H. Schrack,

Wm. H. Wright, Jr.,

Geo. R. Zimmerman,

Thomas Walter.

APPENDIX No. 120.

LAW DEPARTMENT.

Philadelphia, December 16, 1897.

GEORGE W. KOCHERSPERGER, Esq.,

Chief Clerk of Common Council.

DEAR SIR:—Enclosed herewith please find copy of the report of the road jury appointed to assess the damages occasioned by the widening of Chestnut street, at No. 1628, filed December 15, 1897.

The widening of the street at this point has already been effected.

Yours very truly,

JOHN L. KINSEY,

City Solicitor.

IN THE COURT OF QUARTER SESSIONS FOR
THE COUNTY OF PHILADELPHIA.

In the matter of the widening of Chestnut street, at No. 1628, in the Eighth Ward, of the City of Philadelphia.

(Copy.)

REPORT OF JURY.

(Filed December 15, 1897.)

To the Honorable the Judges of said Court:

The undersigned jurors, appointed by your Honorable Court to assess the damages and benefits, if any, by reason

of the widening of Chestnut street, at No. 1628, in the Eighth Ward, of the City of Philadelphia, respectfully report :

That after due notice the jurors met on October 4, 1897, at 3 P. M., in Room No. 581, City Hall, for organization. At this meeting all the jurors were present. The jury organized by electing J. F. Milton, foreman, and Samuel Clark, secretary. At this and subsequent meetings the jury was attended by Edward Wadsworth, Esq., for the petitioner, Delima Blais Woodward, and Charles E. Perkins, Esq., Assistant City Solicitor, for the City of Philadelphia.

At this meeting, to wit, October 4, 1897, the jurors were severally sworn or affirmed on their *voir dire*, and examined touching their capacity to serve as road jurors in this proceeding. Each juror was found to be disinterested, competent and in all respects duly qualified to serve. The jurors were then severally sworn or affirmed to perform their duty as jurors in the matter of the widening of Chestnut street, at No. 1628, in the Eighth Ward, of the City of Philadelphia, impartially and according to their best judgment; after which the petition was read and the official plan produced for their use. The affidavit of service of notice on the registered property owners and tenants in the vicinity of the proposed widening, was produced and filed with the jury. The jury then adjourned to meet on the premises, October 5, 1897, to view same. All the jurors attended at said view.

Subsequent meetings were held for the purpose of taking testimony, hearing the arguments of counsel and for consultation on the following days : November 4, 9, 16, 20, 23, 30, and December 3, 1897, which, together with one for the purpose of signing this report, makes a total of nine (9) meetings in all.

And now, therefore, after a full and impartial consideration of all the testimony submitted to them, and after a careful view and review of the lines and grades at which said street is to be widened, at No. 1628, and considering as well the advantages and disadvantages to each and every property on the line of the said street by the said widening, and acting on their best judgment, the jury do find

the following property owners are damaged to the amount set opposite their names:

Delima Blais Woodward..... \$750 00

The jury also find that no property in the immediate vicinity is specially benefited by the said widening at No. 1628 Chestnut street, and therefore report that the whole amount of damages awarded should be paid by the City of Philadelphia.

All of which is respectfully submitted.

Samuel Clark,

Geo. W. B. Hicks,

James L. Hall,

Augustus Seitz,

Jas. H. F. Milton,

John McCormick.

APPENDIX No. 121.

RESOLUTION

Requesting the Chief of the Bureau of City Property to have photographs taken of Independence Hall and property connected therewith.

WHEREAS, It is probable before Councils again convene a portion of the wings connected with Independence Hall will be removed, and as there is no official picture in existence of the buildings as they now stand, and it is desirable that the City shall possess the same; therefore,

Resolved, by the Select and Common Councils of the City of Philadelphia, That the Chief of the Bureau of City Property be, and he is hereby authorized and directed to have photographs taken of the front and rear views of Independence Hall and the buildings adjacent thereto and connected therewith, between Fifth and Sixth streets, the cost thereof not to exceed fifty (50) dollars, to be taken from Item 7, in the annual appropriation to the Clerks of Councils.

APPENDIX No. 122.

RESOLUTION

Of request to the Director of Public Works for information as to the cost of increasing the pumping capacity of the City's Water Works on the river Delaware, to one hundred million gallons of water per day, and the cost of a sand-filtration plant to filter that quantity of water.

WHEREAS, The City of Philadelphia, with the waters of the Delaware and Schuylkill rivers at our doors, should have a water supply not surpassed by any of the great cities of the nation. Without filtration, the water taken from the Delaware river is not fit for domestic uses. It has been clearly demonstrated that the impurities can be removed by sand-filtration. With the pumping capacity of the Delaware river increased to one hundred million gallons per day, properly filtered, with the one hundred and fifty million gallons pumped from the river Schuylkill, allowed to remain a sufficient time in subsiding reservoirs, and with proper care in the use of water, restricting its waste, our City will be supplied with a generous supply of excellent water for all purposes.

AND WHEREAS, In the Loan Bill there is a large amount of money appropriated to the enlargement and purification of the water supply, and with the idea of the proper expenditure of this money, and supplying our citizens with an ample quantity of water, with that degree of purity, that is demanded for domestic and manufacturing purposes, therefore, be it,

Resolved, by the Select and Common Councils of the City of Philadelphia, That the Director of Public Works, is requested to inform these Councils the cost of increasing the pumping capacity of the City's Water Works on the river Delaware, to one hundred million gallons per day, with the cost of a sand-filtration plant, capable of filtering this quantity of water, and the cost of main-connections, etc., for the proper distribution of the water.

APPENDIX No. 123.

Philadelphia, December 16, 1897.

To the Presidents and Members of Select and
Common Councils of the City of Philadelphia.

GENTLEMEN:—The Committee on Finance respectfully report that they have considered a bill entitled “An Ordinance to make an appropriation to the Commissioners for the Erection of the Public Buildings, for the year 1898,” and return the annexed bill with a favorable recommendation and ask its passage.

Jacob J. Seeds (*Ch'u*), Chas. Roberts, Chas. F. Iseninger, Wm. H. Garrett, Thomas Firth, Wm. Van Osten, Edward A. Anderson, Gustave Hahn, Charles Seger, Wm. R. Knight, Jr., William McMullen, W. F. Short, Thos. J. Rose, Watson D. Upperman, F. M. Harris, Jos. H. Klemmer, Jos. H. Brown, Edw. W. Patton, Jas. B. Anderson, R. R. Bringhurst, Wm. McCoach.

AN ORDINANCE

To make an appropriation to the Commissioners for the Erection of the Public Buildings, for the year 1898.

SECTION 1. *The Select and Common Councils of the City of Philadelphia do ordain*, That the sum of one million (1,000,000) dollars be, and the same is hereby appropriated to the Commissioners for the Erection of the Public Buildings, for the purposes of the Commission during the year 1898, viz:

Item 1. Salaries: For salary of architect, four thousand (4,000) dollars; superintendent, three thousand (3,000) dollars; assistant superintendent, one thousand five hundred (1,500) dollars; secretary, two thousand seven hundred and fifty (2,750) dollars; solicitor, nine hundred (900) dollars; clerk and messenger, one thousand two hundred (1,200) dollars; clerk, one thousand two hundred (1,200) dollars; superintendent of warming and ventilating, two thousand (2,000) dollars; superintendent of plumbing, two

thousand (2,000) dollars; chief engineer, one thousand four hundred (1,400) dollars; one architect's draughtsman, one thousand eight hundred (1,800) dollars; one architect's draughtsman, one thousand and eighty (1,080) dollars; one architect's draughtsman, seven hundred and twenty (720) dollars.

Mechanics and Laborers: Carpenter (foreman), three (3) dollars and fifty (50) cents per diem; carpenters, two (2) dollars and fifty (50) cents per diem; timekeeper, three (3) dollars per diem; receiver, three (3) dollars per diem; painter (foreman), three (3) dollars and fifty (50) cents per diem; painters, two (2) dollars and fifty (50) cents per diem; laborer (foreman), three (3) dollars and twenty-five (25) cents per diem; laborer (assistant foreman), two (2) dollars and seventy-five (75) cents per diem; rigger, two (2) dollars and seventy-five (75) cents per diem; laborers (skilled), two (2) dollars per diem; laborers, one (1) dollar and seventy-five (75) cents per diem; guides, two (2) dollars and fifty (50) cents per diem; janitresses, one (1) dollar and fifty (50) cents per diem; janitresses, one (1) dollar and twenty-five (25) cents per diem; captain night watch, three (3) dollars and fifty (50) cents per diem; captain day watch, three (3) dollars and twenty-five (25) cents per diem; night watchmen, one (1) dollar and seventy-five (75) cents per diem; janitors, court-yard toilet rooms, one (1) dollar and seventy-five (75) cents per diem; day watchman, one (1) dollar and seventy-five (75) cents per diem.

Heating and Ventilating Department.

For wages of engineers, three (3) dollars per diem; pump-men, two (2) dollars and seventy-five (75) cents per diem; firemen, two (2) dollars and twenty-five (25) cents per diem; steamfitters, three (3) dollars per diem; steamfitters' helpers, two (2) dollars per diem.

Elevator Service.

For wages of foreman, four (4) dollars per diem; elevator starters, two (2) dollars and fifty (50) cents per diem; elevator men, two (2) dollars per diem.

Electric Light Department.

For wages of engineers, three (3) dollars per diem; firemen, two (2) dollars and twenty-five (25) cents per diem; dynamo men, two (2) dollars and fifty (50) cents per diem.

Plumbing and Gas Fitting Department.

For wages of foremen, five (5) dollars per diem; plumbers, three (3) dollars and fifty (50) cents per diem; gas fitters, three (3) dollars per diem; helpers, two (2) dollars per diem.

Bricklayers.

For wages of foreman, five (5) dollars per diem; bricklayers, four (4) dollars and five (5) cents per diem; hod carriers, two (2) dollars and fifty (50) cents per diem; bricklayers' laborers, two (2) dollars per diem; total, two hundred and seventy-six thousand (276,000) dollars.

Item 2. For stationery, printing, advertising and architect's supplies, two thousand (2,000) dollars.

Item 3. For maintenance, as follows: Coal, heating and ventilating supplies and repairs, plumbing supplies and repairs, elevator supplies and repairs, electric lighting supplies and repairs, rent of electric current, plastering repairs, asphalt repairs, water supply repairs, toilet room supplies, brushes and brooms, sundry iron work, sundry mill work, hauling ashes and rubbish, uniforms, painting and glazing, sundry incidental repairs and labor, unpaid bills of 1897 (if any), seventy-five thousand (75,000) dollars.

Item 4. For general construction work and fitting up rooms, as follows: Bricks, hollow bricks, partition blocks, mortar, sand, gravel and cement, mackite partition blocks, paints and glass (interior and exterior work), hardware, lumber, combination gas and electric fixtures, tiling, terratza floors and mosaic, heating and ventilating materials, plumbing supplies, installation of electric wiring, extension of electric light, steam plant and system of forced ventilation, elevators, hydraulic, northwest corner, elevator, electric, in tower, bronze work, area and stair rails, copper work (dormers, seventh floor), stone work, iron

work, mill work, furniture, plastering, carpets, shades, awnings, etc., incidental iron work, incidental stone work, tower clock and dials, construction contingencies, unpaid bills of 1897 (if any), six hundred and forty-seven thousand (647,000) dollars.

Provided, That no portion of this appropriation shall be used for refurnishing or refitting any offices or rooms unless authorized by resolution or ordinance of Councils.

Provided, also, That City Controller may countersign warrants for bills for 1897, and balances remaining at the end of the year 1898 to the credit of any of the above items shall not merge December 31, 1898.

Provided, also, That one warrant may be drawn by the Commissioners in favor of their Superintendent for the pay of all mechanics and laborers carried upon the superintendent's pay roll: *Provided*, That such employees shall give a warrant of attorney in favor of the superintendent, empowering him to collect their pay.

Provided, also, That all work and materials necessary for the completion and furnishing of the buildings shall be advertised for not less than three times in three daily newspapers of this City, and that all bids for the same be opened and contracts awarded at the regular or special meetings of the Commission to the lowest and best bidder. And the City Controller is authorized and directed to carry over unexpended balances under Items 1, 2, 3 and 4 of the appropriation for 1897 remaining at the end of the year to the credit of corresponding item of the appropriation for 1898: *Provided, further*, That none of the elevators shall be set aside for the special use of any person or persons.

All warrants shall be drawn by the Commissioners for the Erection of the Public Buildings in conformity with existing ordinances. All ordinances or parts of ordinances inconsistent herewith be, and the same are hereby repealed.

APPENDIX No. 124.

Philadelphia, December 16, 1897.

to the Select and Common Councils
of the City of Philadelphia.

GENTLEMEN:—The Committee on Finance respectfully report that they have considered a bill entitled “An Ordinance to make an appropriation to the Clerks of Councils, for the year 1898,” and return the annexed bill with a favorable recommendation, and ask its passage.

Jacob J. Seeds (*Ch’n*), Chas. Roberts, Chas. F. Iseminger, Wm. H. Garrett, Thomas Firth, Wm. Van Osten, Edward A. Anderson, Gustave Hahn, Charles Seger, Wm. R. Knight, Jr., William McMullen, W. F. Short, Thos. J. Rose, Watson D. Upperman, F. M. Harris, Jos. H. Klemmer, Jos. H. Brown, Edw. W. Patton, Jas. B. Anderson, R. R. Bringhurst, Wm. McCoach.

AN ORDINANCE

To make an appropriation to the Clerks of Councils, for the year 1898.

SECTION 1. *The Select and Common Councils of the City of Philadelphia do ordain*, That the sum of seventy-nine thousand nine hundred and eighty-two (79,982) dollars and fifty (50) cents be, and the same is hereby appropriated to the Clerks of Councils for the year 1898.

Item 1. For salaries: Chief Clerk of Select Council, three thousand (3,000) dollars per annum; Chief Clerk of Common Council, three thousand (3,000) dollars per annum; Assistant Clerk of Select Council and Index Clerk, two thousand five hundred (2,500) dollars per annum; Assistant Clerk and Journal Clerk of Common Council, two thousand five hundred (2,500) dollars per annum; Assistant Journal Clerk and Index Clerk of Common Council, two thousand (2,000) dollars per annum; Secretary of Finance Committee, eighteen hundred (1,800) dollars per annum; Committee Clerk of Common Council (High-

ways and Surveys), one thousand six hundred (1,600) dollars per annum; Sergeant-at-Arms of Select and Common Councils, two thousand five hundred (2,500) dollars each per annum; total, twenty-one thousand four hundred (21,400) dollars.

Item 2. For printing Journals and other documents, twelve thousand (12,000) dollars: *Provided*, That none of the annual reports of the several departments, except the City Controller's report, shall be printed in the Appendix to the Journals of Councils: *Provided*, That the bid for the printing of the Journal and Appendix of Common Council and the approved ordinances and other printing required by Common Council shall be advertised for and the contract awarded separately from that for the Journal and Appendix and other printing required by Select Council, and that no bid shall be entertained nor shall any contract be awarded for the Select Council printing to the parties who have obtained the contract for that of Common Council: *Provided further*, That work for printing shall only be awarded to contractors who pay the recognized rate of wages adopted by the Typographical Union.

Item 3. For binding Journals, ordinances, and other documents, one thousand five hundred (1,500) dollars: *Provided*, That the binding of the Annual Message of the Mayor of the City and the annual reports of the respective departments shall not be paid out of this item.

Item 4. For advertising, printing notices and amendments, five hundred (500) dollars.

Item 5. For stationery, three thousand (3,000) dollars.

Item 6. For carriage hire, one thousand seven hundred (1,700) dollars: *Provided*, That the City Controller shall countersign no warrants drawn on this item until furnished with the bill approved by the chairman and two members of the committee for whose use the carriages were provided: *Provided*, That instead of advertising, the Clerks of Councils shall invite written proposals from not less than three (3) responsible parties, having at least ten (10) first-class carriages of their own, and the contract shall be awarded

to the lowest bidder in accordance with existing ordinances, subject to the approval of the Committee on Finance.

Item 7. For incidentals and repairs, thirteen thousand (13,000) dollars : *Provided*, That no warrants shall be drawn on this item unless the bills are first approved by the Committee on Finance at a regular meeting of the committee.

Item 8. For compensation of two stenographers and typewriters, one for Select and one for Common Council, twelve hundred (1,200) dollars each per annum; two doorkeepers of Councils, one for Select and one for Common Council, three hundred (300) dollars each per annum ; two messengers of Councils, one for Select and one for Common Council, seven hundred and twenty (720) dollars each; one janitor and cleaner of offices for Select Council, seven hundred and twenty (720) dollars; one janitor and cleaner of offices for Common Council, six hundred (600) dollars; one cleaner for Select Council, four hundred and twenty (420) dollars; one cleaner for Common Council, three hundred and sixty (360) dollars; one office boy for Select Council, two hundred and forty (240) dollars; one office boy at three hundred (300) dollars, and one at two hundred and forty (240) dollars for Common Council; three pages, one for Select and two for Common Council, at one hundred (100) dollars each, to serve in Councils; total, seven thousand six hundred and twenty (7,620) dollars. The Presidents of Select and Common Councils are hereby authorized to appoint the stenographers and typewriters, doorkeepers and pages.

Item 9. For printing and binding a Manual of Councils, for the use of members, fourteen hundred (1,400) dollars ; for compiling the Manual and Diary for the members of Councils, four hundred (400) dollars ; preparing schedules of appropriations and other matters for the use of the Committee on Finance, four hundred (400) dollars; clerical assistance to the Committee on Finance and preparing list of bills introduced in Councils, four hundred (400) dollars; total, two thousand six hundred (2,600) dollars: *Provided*, The Manuals be distributed not later than June 1, 1898.

Item 10. For the proper celebration of the Fourth of July, ten thousand (10,000) dollars.

Item 11. For compiling a digest of laws and ordinances of the City of Philadelphia, for the use of Councils and the various departments, five thousand (5,000) dollars: *Provided*, The work shall be done and the money expended subject to the supervision of the Committee on Finance.

Item 12. For the payment of bill of Pullman Palace Car Co., for transportation of the Old Liberty Bell to Atlanta, Ga., sixteen hundred and sixty-two (1,662) dollars and fifty (50) cents.

Provided, That not more than nine hundred (900) Journals and Appendixes of each branch of Council for each half year shall be printed, and not more than four hundred (400) copies of each half year shall be bound: *Provided further*, That not more than nineteen hundred (1,900) books of ordinances for each year shall be printed, and not more than one thousand two hundred (1,200) copies shall be bound: *And provided, also*, That not more than one thousand two hundred (1,200) copies of the opinions of the City Solicitor to be bound in the book of ordinances shall be printed.

And warrants shall be drawn by the Clerks of Councils in conformity with existing ordinances.

All ordinances or parts of ordinances inconsistent herewith be, and the same are hereby repealed.

APPENDIX No. 125.

Philadelphia, December 16, 1897.

To the Select and Common Councils
of the City of Philadelphia

GENTLEMEN:—The Committee on Finance respectfully report that they have considered a bill entitled "An Ordinance to make an appropriation to the Board of Public

Education, for the year 1898," and return the annexed bill with a favorable recommendation, and ask its passage.

Jacob J. Seeds (*Ch'n*), Chas. Roberts, Chas. F. Iseminger, Wm. H. Garrett, Thomas Firth, Wm. Van Osten, Edward A. Anderson, Gustave Hahn, Charles Seger, Wm. R. Knight, Jr., William McMullen, W. F. Short, Thos. J. Rose, Watson D. Upperman, F. M. Harris, Jos. H. Klemmer, Jos. H. Brown, Edw. W. Patton, Jas. B. Anderson, R. R. Bringhurst, Wm. McCoach.

AN ORDINANCE

To make an appropriation to the Board of Public Education, for the year 1898.

SECTION 1. *The Select and Common Councils of the City of Philadelphia do ordain*, That the sum of three million six hundred and eighty-one thousand four hundred and thirty-one (3,681,431) dollars be, and the same is hereby appropriated to the Board of Public Education, for the year 1898.

Item 1. For salaries of teachers and for pay of additional teachers, two million four hundred and eight thousand three hundred and thirty (2,408,330) dollars: *Provided*, This amount shall include the pay of physician and teacher at the Girls' High School, seven hundred and fifty (750) dollars: *Provided also*, That for the payment of the salaries of all the teachers and janitors in a school building one warrant shall be drawn in the name of a principal, who shall be designated by the Board of Public Education, and payment to the teachers and janitors shall thereupon be made by such principal.

Item 2. For expenses of preparing diplomas of the graduating class of the Central High School, two hundred and fifty (250) dollars.

Item 3. For philosophical apparatus, technical works of reference, and chemicals (including Evening Night School) at the Central High School, three thousand five hundred (3,500) dollars: *Provided*, Not less than one thousand (1,000) dollars be used for the Evening Night School.

Item 4. For printing and petty expenses, philosophical apparatus and chemicals at the Girls' Normal School and the School of Practice, two thousand five hundred (2,500) dollars.

Item 5. For rent of school houses, fifty-three thousand five hundred and eleven (53,511) dollars.

Item 6. For printing and petty expenses for the Central High School, Manual Training Schools, James Forten School, and thirty-eight sections, eight thousand two hundred and fifty (8,250) dollars.

Item 7. For clerk hire for the thirty-eight sections, three thousand eight hundred (3,800) dollars.

Item 8. For furnaces and stoves in old school houses, sixteen thousand (16,000) dollars.

Item 9. For cleaning school houses, two hundred and fourteen thousand five hundred and thirty-eight (214,538) dollars.

Item 10. For alterations, improvements, general repairs, heater work, and special furniture and equipments, and for furniture and repairs to same in old school houses, one hundred and twenty-five thousand (125,000) dollars.

Item 11. For tools, supplies and reference books, in shops and laboratories of the Central Manual Training School, including equipments of physical laboratory and additional lathes and shafting, five thousand (5,000) dollars.

Item 12. For removal of ashes, three thousand (3,000) dollars.

Item 13. For furniture for new school houses, twenty-five thousand (25,000) dollars.

Item 14. For cleaning cesspools, twelve hundred (1,200) dollars.

Item 15. For ground, rents and extinguishing of same, (and this item shall not merge December 31, 1898), one hundred and twenty thousand (120,000) dollars.

Item 16. For fuel (and this item shall not merge December 31, 1898), ninety thousand (90,000) dollars.

Item 17. For books and stationery, sewing and kinder-

garten materials, one hundred and forty thousand (140,000) dollars.

Item 18. For brooms, brushes, soaps, etc., for janitors, three thousand (3,000) dollars.

Item 19. For printing and petty expenses, philosophical apparatus, general equipment, chemicals and reference books, at the Girls' High School, three thousand (3,000) dollars.

Item 20. For rent of additional buildings and furniture for the same, and furniture for additional divisions, ten thousand (10,000) dollars.

Item 21. For insurance on school buildings, two thousand (2,000) dollars.

Item 22. For printing Annual Report and printing all blanks and reports for schools, eight thousand (8,000) dollars.

Item 23. For salaries of officers and temporary help to assist in the delivery of supplies: Secretary, two thousand seven hundred and fifty (2,750) dollars; assistant secretary, one thousand eight hundred (1,800) dollars; clerks, one at one thousand three hundred and fifty (1,350) dollars; one at one thousand one hundred and forty (1,140) dollars; one at one thousand and sixty (1,060) dollars; one at nine hundred and fifty (950) dollars; one at eight hundred (800) dollars; one at six hundred (600) dollars; warrant clerk, one thousand five hundred (1,500) dollars; to pay for one bond, to prevent the City from loss in the disbursement of warrants to school teachers (to be paid in one warrant), two hundred (200) dollars; assistant warrant clerk, one thousand one hundred (1,100) dollars; messenger, one thousand (1,000) dollars; temporary additional help and for distribution of supplies, one thousand nine hundred (1,900) dollars; total, sixteen thousand one hundred and fifty (16,150) dollars.

Item 24. For advertising, one thousand one hundred (1,100) dollars.

Item 25. For cleaning offices, two hundred (200) dollars.

Item 26. For carriage hire, one thousand one hundred (1,100) dollars.

Item 27. For portorage of books and supplies, one thousand two hundred (1,200) dollars.

Item 28. For postage stamps, one thousand (1,000) dollars.

Item 29. For curbing, paving, grading and drainage around old school houses, six thousand (6,000) dollars.

Item 30. For blank books, stationery, incidentals and repairs to office. one thousand seven hundred and fifty (1,750) dollars.

Item 31. For salaries: Architect and supervisors, two thousand six hundred (2,600) dollars; assistant inspectors of school buildings, one (1) at one thousand eight hundred (1,800) dollars; one (1) at one thousand three hundred and fifty (1,350) dollars; one (1) at one thousand one hundred (1,100) dollars; and one (1) at seven hundred and fifty (750) dollars; and incidentals connected with same (including keep of horses, eight hundred (800) dollars), two thousand (2,000) dollars; total, nine thousand six hundred (9,600) dollars.

Item 32. For putting wire screens on the windows of the several school houses, one thousand (1,000) dollars.

Item 33. For extraordinary repairs, one thousand five hundred (1,500) dollars.

Item 34. For night schools (and this item shall not merge December 31, 1898, seventy thousand (70,000) dollars.

Item 35. For collecting, storing, changing and putting in order old furniture, one thousand (1,000) dollars.

Item 36. For maintenance of Industrial Art School to be expended as follows: One (1) director, one thousand eight hundred (1,800) dollars; two (2) instructors of wood carving, six hundred (600) dollars each; three (3) teachers, drawing and designing, six hundred (600) dollars each; two (2) teachers of clay moulding, six hundred (600) dollars each; one (1) general assistant, five hundred (500) dollars; maintenance, one thousand (1,000) dollars; total, seven thousand five hundred (7,500) dollars.

Item 37. For materials for Kindergarten classes at Girls' Normal School, four hundred (400) dollars.

Item 38. For salaries of Superintendent of Schools, five thousand (5,000) dollars; seven assistant superintendents, two thousand five hundred (2,500) dollars each, seventeen thousand five hundred (17,500) dollars; and one assistant, eight hundred (800) dollars; total, twenty-three thousand three hundred (23,300) dollars.

Item 39. For printing for the Department of Superintendence, one thousand five hundred (1,500) dollars.

Item 40. For incidental expenses for the Department of Superintendence, including car fare for Superintendent of Drawing, seven hundred (700) dollars.

Item 41. For materials for classes in cooking at the Girls' High School, two hundred and twenty-five (225) dollars.

Item 42. For expenses of preparing diplomas for the Graduating Class of the Girls' High School, one thousand and ninety (1,090) dollars.

Item 43. For salary of inspector of hot air furnaces and steam heaters, including keep of horse, one thousand nine hundred (1,900) dollars.

Item 44. For expenses of preparing diplomas of the Graduating Class of the Central and Northeast Manual Training Schools, one hundred and fifty (150) dollars each; total, three hundred (300) dollars.

Item 45. For gas, Northern Liberties and House of Correction Gas Works, five hundred (500) dollars.

Item 46. For fitting up, repairs and materials, etc., for cooking classes, Girls' Grammar Schools, four thousand (4,000) dollars.

Item 47. For tools, supplies, shafting, and reference books, etc., for Northeast Manual Training School, Howard street, below Girard avenue, including electrical and physical laboratories, and other equipments of the school, four thousand (4,000) dollars.

Item 48. For general supplies and equipments for James Forten Elementary Manual Training School, five hundred (500) dollars.

Item 49. For additional and improved fire escapes, and fire extinguishing apparatus, four thousand (4,000) dollars.

Item 50. For Pedagogical Library, Department of Superintendence and Library at Normal School, one thousand five hundred (1,500) dollars, including salary of Librarian, same not to exceed forty (40) dollars per month.

Item 51. For equipment and supplies for the Department of Physics and Chemistry, Biology and Anatomy, Physiology and Hygiene, at the Philadelphia Normal School for girls, one thousand five hundred (1,500) dollars.

Item 52. For the purchase of flags and poles for school houses, two thousand (2,000) dollars.

Item 53. To the Board of Managers of the Pennsylvania Academy of Fine Arts, five thousand (5,000) dollars : *Provided*, Said Board shall assign to the City schools free scholarship under regulations to be imposed and the number of free scholarships to be fixed by the Board of Public Education.

Item 54. For the enforcement of the provisions of the Compulsory Education Law as to attendance, nine thousand (9,000) dollars; same to be in full for year 1898.

Item 55. For Teacher's Pension Fund, ten thousand (10,000) dollars.

Item 56. For instruction in music, seven thousand five hundred (7,500) dollars.

Item 57. For the purpose of opening the school yards for use as summer play grounds, three thousand (3,000) dollars.

Item 58. For the purchase of typewriting machines and supplies, for the High School for girls, two thousand two hundred and fifty (2,250) dollars.

Item 59. For equipments and supplies in laboratory and books of reference, Girls' High School, one thousand five hundred (1,500) dollars.

Item 60. For stenographic work done by E. Z. Brailey & Co., in the investigation made by the Board in connection with its architect and contractors, five hundred and ninety (590) dollars; and investigation of coal shortage, seventy-nine (79) dollars and fifty (50) cents; in all, six hundred and sixty-nine (669) dollars and fifty (50) cents.

Item 61. To pay salary warrant No. 13,880, for the year 1883, in favor of K. O. Pote, one hundred and seventeen (117) dollars and fifty (50) cents.

Item 62. For school lots, fifty thousand (50,000) dollars, and for erection of three new school buildings, one hundred and fifty thousand (150,000) dollars; in all, two hundred thousand (200,000) dollars: *Provided*, That the location of the lots and school buildings shall be first designated by ordinance of Councils.

Item 63. To remodel school house on Twenty-third street, between Pine and Lombard streets, twenty thousand (20,000) dollars.

Item 64. For the purchase of property No. 627, adjoining the west side of Nebinger School, Sixth and Carpenter streets, ten thousand (10,000) dollars.

Provided, That all bids shall be opened and all contracts awarded in the presence of the Committee of Councils having supervision: *Provided, also*, That the Superintendent or Assistants shall not be pecuniarily interested, directly or indirectly, in any book or publication of any kind that may be used in any public school of the City of Philadelphia during the time of his or her employment: *Provided also*, That whenever it can be reasonably expected that the total cost of the article or work required will not exceed one hundred (100) dollars, then, and in that case, the respective Committee of the Board of Public Education shall have authority to purchase said articles or have said work done subject to the approval of the bills by the Board of Public Education: *Provided, also*, That nothing shall be construed to prohibit the Board of Public Education from assigning to several sections respectively, such proportions of the whole appropriation as is represented by the amounts asked for as general items, to be expended by them subject to the approval of the bills by the Board of Public Education: *And provided, further*, That no section shall be allowed to contract any bills exceeding one hundred (100) dollars; and so much of any ordinance as requires proposals to be opened in the presence of the Committee on Schools of Councils shall not be held to apply to those received by the Sectional Boards:

Provided, also, That no warrants shall be drawn against this appropriation, unless the meeting of the Board and all its Committees shall be open to the public: *Provided, further,* That a copy of the specifications for general repairs to school houses and contracts made for the same be furnished each of the Sectional Boards where the work is to be done; and that the President of the Sectional Board where the repairs are to be done, or a member of the same designated by him, as well as the Architect of the Board of Public Education shall certify that the work has been done in accordance with said specifications and contracts before the bills are paid.

And warrants to be drawn by the Board of Public Education in conformity with existing ordinances.

All ordinances or parts of ordinances inconsistent herewith be, and the same are hereby repealed.

APPENDIX No. 126.

Philadelphia, December 16, 1897.

To the Presidents and Members of Select and
Common Councils of the City of Philadelphia.

GENTLEMEN:—The Committee on Finance respectfully report that they have considered a bill entitled "An Ordinance to make an appropriation to the Department of Public Safety, for the year 1898," and return the annexed bill with a favorable recommendation, and ask its passage.

Jacob J. Seeds (*Ch'n*), Chas. Roberts, Chas. F. Iseminger, Wm. H. Garrett, Thomas Firth, Wm. Van Osten, Edward A. Anderson, Gustave Hahn, Charles Seger, Wm. R. Knight, Jr., William McMullen, W. F. Short, Thos. J. Rose, Watson D. Upperman, F. M. Harris, Jos. H. Klemmer, Jos. H. Brown, Edw. W. Patton, Jas. B. Anderson, R. R. Bringhurst, Wm. McCoach.

AN ORDINANCE

To make an appropriation to the Department of Public Safety, for the year 1898.

SECTION 1. *The Select and Common Councils of the City of Philadelphia do ordain*, That the sum of five million three hundred and three thousand seven hundred and thirty-eight (5,303,738) dollars and four (4) cents be, and the same is hereby appropriated to the Department of Public Safety, for the year 1898.

Director's Office.

Of the amount appropriated to this Department the sum of nineteen thousand one hundred and twenty-one (19,121) dollars and twenty-five (25) cents is for the expenses of the Director's Office as follows:

Item 1. For salary of Director, ten thousand (10,000) dollars: *Provided*, The Director shall give his entire time and undivided attention to the duties of his office.

Item 2. For salaries: Secretary, two thousand four hundred (2,400) dollars; bookkeeper, two thousand (2,000) dollars; clerk, one thousand two hundred (1,200) dollars; stenographer and typewriter, nine hundred (900) dollars; messenger, eight hundred and twenty-one (821) dollars and twenty-five (25) cents; office boy, three hundred (300) dollars; total, seven thousand six hundred and twenty-one (7,621) dollars and twenty-five (25) cents.

Item 3. For maintenance and keep of horse and carriage, five hundred (500) dollars.

Item 4. For stationery, law books, and incidental expenses, one thousand (1,000) dollars.

Provided, That the Director shall be allowed, when it is in his judgment to the best interests of the City, to purchase or contract without advertising, bills not exceeding the sum of one hundred (100) dollars.

Bureau of Police.

SECT. 2. Of the amount appropriated to this Department the sum of two million six hundred and ninety-two thousand four hundred and eighty-nine (2,692,489) dollars and seventy-five (75) cents, is for the expenses of the Bureau of Police, as follows:

Item 1. For salaries: Superintendent of Police, and clothing, four thousand six hundred (4,600) dollars: *Provided*, The Superintendent shall give his entire time and undivided attention to the duties of his office; chief clerk, one thousand eight hundred (1,800) dollars; two assistant clerks, one thousand one hundred (1,100) dollars each, two thousand two hundred (2,200) dollars; Central Station clerk one thousand five hundred (1,500) dollars; clerk to Superintendent of Police, one thousand two hundred (1,200) dollars; assistant clerk to superintendent, one thousand one hundred (1,100) dollars; store-house clerk, nine hundred (900) dollars; clerk of detectives, one thousand five hundred (1,500) dollars; complaint clerk, one thousand (1,000) dollars; messenger, eight hundred and twenty-one (821) dollars and twenty-five (25) cents; driver of supply wagon, seven hundred and fifty (750) dollars; fire marshal, one thousand eight hundred (1,800) dollars; surgeon, one thousand eight hundred (1,800) dollars; five captains of police, twenty-one hundred (2100) dollars each, and uniforms, one hundred (100) dollars each, eleven thousand (11,000) dollars; captain of detective squad, twenty-one hundred (2,100) dollars; twelve detectives, one thousand four hundred and fifty (1,450) dollars each, seventeen thousand four hundred (17,400) dollars; two detectives, thirteen hundred and fifty (1,350) dollars each, two thousand seven hundred (2,700) dollars; one court detective, twelve hundred (1,200) dollars; one night detective, nine hundred and twelve (912) dollars and fifty (50) cents; thirty-four lieutenants, one thousand seven hundred (1,700) dollars each and clothing, seventy-five (75) dollars each, sixty thousand three hundred and fifty (60,350) dollars; eighty-four street sergeants, one thousand three hundred (1,300) dollars each and clothing, fifty (50) dollars each;

one hundred and thirteen thousand four hundred (113,400) dollars; one hundred and eleven telegraph sergeants at one thousand one hundred (1,100) dollars each and uniforms, forty (40) dollars each, one hundred and twenty-six thousand five hundred and forty (126,540) dollars; one thousand nine hundred and ninety-one patrolmen and two hundred substitute patrolmen, and forty (40) dollars each for clothing, fifty (50) dollars for clothing for men in mounted service, two million and seventy-five thousand (2,075,000) dollars: *Provided*, That all patrolmen sworn in during the year 1898, shall be paid at the rate of two (2) dollars and twenty-five (25) cents per day; all patrolmen sworn in during the year 1897 shall be paid at the rate of two (2) dollars and forty (40) cents per day; all patrolmen sworn in during the year 1896 shall be paid at the rate of two (2) dollars and fifty (50) cents per day; all patrolmen sworn in during the year 1895, shall be paid at the rate of two (2) dollars and sixty (60) cents per day; all sworn in prior to 1895, shall be paid at the rate of two (2) dollars and seventy-five (75) cents per day: *Provided*, The Director shall be allowed, when in his judgment he deems it necessary, to detail substitute patrolmen for quarantining purposes; twelve patrolmen in public squares, from June 1 to November 1, at two (2) dollars and twenty-five (25) cents per day each, four thousand one hundred and thirty-one (4,131) dollars; six engineers, at one thousand one hundred (1,100) dollars each and uniforms, forty (40) dollars each, six thousand eight hundred and forty (6,840) dollars; eight pilots, one thousand one hundred and fifty (1,150) dollars each, uniforms at forty (40) dollars each, nine thousand five hundred and twenty (9,520) dollars; six firemen, at nine hundred and twelve (912) dollars and fifty (50) cents each, uniforms at forty (40) dollars each, five thousand seven hundred and fifteen (5,715) dollars; forty-six patrol sergeants, at one thousand one hundred (1,100) dollars each, uniforms at forty (40) dollars each, fifty-two thousand four hundred and forty (52,440) dollars; meat detective, one thousand three hundred and fifty (1,350) dollars; assistant meat detective, one thousand (1,000) dollars; veterinary surgeon, one thousand (1,000) dollars; consulting surgeon,

five hundred (500) dollars; one matron, seven hundred and twenty (720) dollars; sixteen matrons, six hundred (600) dollars each, nine thousand six hundred (9,600) dollars; six patrolmen, detailed as van drivers, eight hundred (800) dollars each, four thousand eight hundred (4,800) dollars; superintendent of horses, one thousand (1,000) dollars, total, two million five hundred and thirty thousand one hundred and eighty-nine (2,530,189) dollars and seventy-five (75) cents: *Provided*, That section 5 of an ordinance approved February 28, 1856, shall not apply to this item.

Item 2. For cleaning station and patrol houses, rooms and cells, including cleaning utensils and removal of ashes, fifteen thousand (15,000) dollars.

Item 3. For miscellaneous expenses of van service, including pay for hostlers, eleven thousand four hundred (11,400) dollars.

Item 4. For meals, medical attendance at station houses and transportation, four thousand (4,000) dollars: *Provided*, The City Controller may countersign warrants on this item for bills of 1897.

Item 5. For badges, batons, rattles, buttons, belts, lanterns, etc., two thousand five hundred (2,500) dollars.

Item 6. For placing street names upon the public lamps, sign boards and road posts, two thousand (2,000) dollars. *Provided*, That warrants may be countersigned on this item without advertising upon the approval of bills by the Director of the Department of Public Safety.

Item 7. For fuel and ice at station houses and police boats, sixteen thousand (16,000) dollars.

Item 8. For incidental and miscellaneous expenses of station houses, two thousand (2,000) dollars.

Item 9. For stationery and printing, two thousand (2,000) dollars.

Item 10. For taking up dogs and goats and killing the same, three thousand five hundred (3,500) dollars.

Item 11. For arrest and conviction of offenders, foreign telegraph service in procuring evidence in the alleged violation of law and for the pursuit of criminals who have escaped beyond the limits of the City, two thousand five

hundred (2,500) dollars: *Provided*, The City Controller may countersign warrants against this item for bills incurred in 1897.

Item 12. For general advertising, two hundred (200) dollars.

Item 13. For repairs, miscellaneous expenses of running police boats, including the purchase of hose, ropes, boats, hardware and general supplies, three thousand (3,000) dollars.

Item 14. For payments to hospitals for ambulance service, German two (2), Episcopal two (2), Presbyterian, University, Children's Homeopathic, Germantown, Jewish, St. Mary's, St. Agnes', St. Joseph's, Medico Chirurgical, Children's, St. Timothy, Hahnemann, Methodist Episcopal, Samaritan, Jefferson Medical College, and St. Christopher's Hospital, three hundred and seventy-five (375) dollars each; seven thousand five hundred (7,500) dollars.

Item 15. For purchase of horses for the van, patrol and mounted service, fourteen thousand (14,000) dollars.

Item 16. For miscellaneous expenses of patrol wagons, five hundred (500) dollars.

Item 17. For straw, feed and keep of horses, including horse-shoeing, fifty thousand (50,000) dollars: *Provided*, The City Controller may countersign warrants against the item for bills of 1897.

Item 18. For harness and repairs and stable supplies, five thousand (5,000) dollars.

Item 19. For bedding and furniture for station and patrol houses, six thousand (6,000) dollars.

Item 20. For supplies for patrol wagon for sick and injured, two hundred (200) dollars.

Item 21. For Police Pension Fund, ten thousand (10,000) dollars.

Item 22. For expenses of parade of Police and Fire and for experimental or other purposes looking to the betterment of the Police and Fire forces, such as special drills, target practice and any other matter that will tend to improve the discipline or character of either branch of this

service, one thousand five hundred (1,500) dollars: *Provided*, That warrants may be countersigned against this item upon the approval of the bills by the Director of the Department of Public Safety.

Item 23. For the purchase of bicycles and repairs to same, three thousand five hundred (3,500) dollars:

Provided, That the Director shall be allowed, when it is in his judgment to the best interest of the City, to purchase or contract without advertising, bills for this Bureau not exceeding the sum of one hundred (100) dollars.

Bureau of Health.

SECT. 3. Of the amount appropriated to this Department the sum of two hundred and twenty thousand and forty (220,040) dollars is for expenses of the Bureau of Health, as follows:

Item 1. For salaries: Health Officer (fixed by Act of Assembly), two thousand one hundred (2,100) dollars; chief clerk, one thousand eight hundred (1,800) dollars; first assistant clerk, one thousand five hundred (1,500) dollars; two assistant clerks, one thousand two hundred (1,200) dollars each, two thousand four hundred (2,400) dollars; two assistant clerks, one thousand (1,000) dollars each, two thousand (2,000) dollars; chief registration clerk, one thousand five hundred (1,500) dollars; nine assistant registration clerks, one thousand (1,000) dollars each, nine thousand (9,000) dollars; port physician, one thousand two hundred (1,200) dollars; messenger, eight hundred (800) dollars; medical inspector, including carriage hire, two thousand three hundred (2,300) dollars: *Provided*, That the said inspector shall inspect the school buildings belonging to the City and report their condition and his recommendation at the close of the year; typewriter for medical inspector, six hundred (600) dollars; fifteen assistant medical inspectors, five of whom shall be physicians of the Homeopathic School of practice, one thousand two hundred (1,200) dollars each, eighteen thousand (18,000) dollars; chief inspector of nuisances, one thousand nine hundred (1,900) dollars, including carriage hire; chief in-

inspector's clerk, one thousand (1,000) dollars; twenty inspectors, one thousand (1,000) dollars each, twenty thousand (20,000) dollars; two collectors of vital statistics, one thousand (1,000) dollars each, two thousand (2,000) dollars; two inspectors of privy cleaning, nine hundred (900) dollars each, one thousand eight hundred (1,800) dollars; one vessel inspector, nine hundred (900) dollars; stenographer and typewriter, seven hundred and fifty (750) dollars; chief clerk to Health Officer (fixed by Act of Assembly), one thousand two hundred (1,200) dollars; assistant to chief clerk, eight hundred (800) dollars; three house cleaners, three hundred and sixty (360) dollars each, one thousand and eighty (1,080) dollars; medical attendant at Municipal Hospital, two thousand (2,000) dollars; resident physicians, two thousand (2,000) dollars: *Provided*, The number and salaries of which shall be regulated by the Board of Health, with the approval of the Director of the Department of Public Safety; uniforms for seven men at forty (40) dollars each, two hundred and eighty (280) dollars; steward, seven hundred (700) dollars; matron, three hundred and sixty (360) dollars; disinfecter, including carriage hire, one thousand four hundred (1,400) dollars; six assistant disinfectors, nine hundred (900) dollars each, five thousand four hundred (5,400) dollars; chief inspector of milk, including carriage hire, one thousand nine hundred (1,900) dollars; four assistant inspectors of milk, one thousand and twenty (1,020) dollars each, including car fare, four thousand and eighty (4,080) dollars; five collectors of milk, seven hundred and twenty (720) dollars each, including care fare, three thousand six hundred (3,600) dollars; chemist, one thousand five hundred (1,500) dollars; chief inspector of house drainage, including carriage hire, two thousand four hundred (2,400) dollars; twelve assistant inspectors, at one thousand two hundred (1,200) dollars each, fourteen thousand four hundred (14,400) dollars; clerk, one thousand two hundred (1,200) dollars; total, one hundred and fifteen thousand eight hundred and fifty (115,850) dollars.

Item 2. For pay of vaccine physicians, six thousand (6,000) dollars: *Provided*, The City Controller may countersign warrants on this item bills for 1897.

Item 3. For purchase of vaccine virus, one thousand two hundred (1,200) dollars.

Item 4. For postage, miscellaneous and incidental expenses, including the use of telephone, one thousand three hundred (1,300) dollars.

Item 5. For stationery and printing, blank books, advertising, books for library, executing the registration act, printing rules and information for the preservation of the public health, three thousand four hundred (3,400) dollars.

Item 6. For removal of nuisances and expenses incidental thereto, and making special sanitary inspections for quarantining infected houses, twenty-three thousand (23,000) dollars: *Provided*, The City Controller may countersign warrants on this item bills for 1897.

Item 6½. To abate the nuisance caused by quarry holes at Leiper and Ruan streets, Twenty-third Ward, by filling the same to the level of the Ruan street sewer, twelve thousand five hundred (12,500) dollars: *Provided*, The City Solicitor shall lien the property.

Item 7. For disinfecting tank, horses, drivers, etc., purchase of disinfecting apparatus, materials, etc., three thousand five hundred (3,500) dollars.

Item 8. For the care of patients, including the pay of cooks, nurses, firemen, gardener and drivers of ambulances, disinfector, hostler, etc., fifteen thousand (15,000) dollars: *Provided*, That the City Controller may countersign warrants on this item bills for 1897.

Item 9. For board and washing for patients, nurses, officers, etc., eleven thousand (11,000) dollars: *Provided*, That warrants shall be drawn against this item without advertising, whenever the bill is approved by the President *pro tem.* and Secretary of the Board of Health and the proper Committee thereof, and by the Director of Public Safety: *Provided*, The City Controller may countersign warrants on this item bills for 1897.

Item 10. For clothing, bedding, furniture, repairs, lights, brushes, soap, cleansing, drugs, coffins and burial expenses, five thousand (5,000) dollars: *Provided*, The City Controller may countersign warrants on this item bills for 1897.

Item 11. For fuel, three thousand five hundred (3,500) dollars.

Item 12. For the purchase of horses, vehicles and harness, and keep of and repairs to same, two thousand five hundred (2,500) dollars.

Item 13. For purchase of chemicals, apparatus and incidentals for laboratory, seven hundred and fifty (750) dollars: *Provided*, That warrants shall be drawn against this item without advertisement whenever the bill is approved by the proper committee of the Board of Health and by the Director of the Department of Public Safety.

Item 14. For salaries: Chief bacteriologist, two thousand (2,000) dollars; first assistant bacteriologist, two thousand (2,000) dollars; second assistant, one thousand two hundred (1,200) dollars; third assistant, nine hundred (900) dollars; fourth assistant, seven hundred (700) dollars; clerk, one thousand (1,000) dollars; two helpers, six hundred (600) dollars each, one thousand two hundred (1,200) dollars; one helper, three hundred (300) dollars; cleaner, two hundred and forty (240) dollars; for the purchase of materials, apparatus and incidentals for biological laboratory, one thousand (1,000) dollars; making in all, ten thousand five hundred and forty (10,540) dollars: *Provided*, That salaries in this division shall be fixed from time to time by the Board of Health and the Mayor.

Item 15. For special sanitary inspections and general expenses necessary for the protection of the public health, five thousand (5000) dollars.

Provided, That warrants shall be drawn against Items 10 and 15 in the appropriation to this Bureau without advertisement, whenever the bill is approved by the proper committee of the Board of Health and by the Director of Public Safety.

Provided, That the Director shall be allowed, when it is in his judgment to the best interest of the City, to purchase or contract without advertising, bills for this Bureau not exceeding the sum of one hundred (100) dollars.

Bureau of Fire and Fire Escapes.

SECT. 4. Of the amount appropriated to this Department the sum of nine hundred and seventy-seven thousand eight hundred and twelve (977,812) dollars and thirty-seven (37) cents is for the expenses of the Bureau of Fire and Fire Escapes, as follows:

Item 1. For salary of Chief Engineer, three thousand six hundred (3,600) dollars: *Provided*, The Chief Engineer shall give his entire time and undivided attention to the duties of his office; assistant to chief engineer, two thousand five hundred (2,500) dollars; eight assistant engineers, each one thousand eight hundred (1,800) dollars, fourteen thousand four hundred (14,400) dollars; Joseph T. Hammond, one thousand two hundred (1,200) dollars; secretary, one thousand three hundred and fifty (1,350) dollars; clerk at store house, nine hundred (900) dollars; messenger, seven hundred (700) dollars; assistant clerk, nine hundred (900) dollars; four telephone operators, each nine hundred (900) dollars, three thousand six hundred (3,600) dollars; driver of supply wagon, seven hundred and fifty (750) dollars; fifty-seven foremen, one thousand two hundred and fifty (1,250) dollars each, seventy-one thousand two hundred and fifty (71,250) dollars; fifty-seven assistant foremen, at three (3) dollars per day each, sixty-two thousand four hundred and forty-six (62,446) dollars and fifty (50) cents; forty-eight enginemen, at three (3) dollars per day each, fifty-two thousand five hundred and seventy-eight (52,578) dollars; forty-eight firemen, at two (2) dollars and seventy-five (75) cents per day each, forty-seven thousand eight hundred and twenty (47,828) dollars and fifty (50) cents; seventy drivers at two (2) dollars and seventy-five (75) cents per day each, sixty-nine thousand four hundred and sixty-four (69,464) dollars and eighty-seven (87) cents; nine tillermen at three (3) dollars per day each, nine thousand four hundred and fifty-four (9,454) dollars and fifty (50) cents; four hundred and thirty-seven hosemen and laddermen, four hundred and fifty-two thousand (452,000) dollars: *Provided*, That all hosemen, laddermen, tillermen, drivers and firemen appointed hereafter shall be paid at

the rate of two (2) dollars and twenty-five (25) cents per day the first year, at the rate of two (2) dollars and forty (40) cents per day the second year, at the rate of two (2) dollars and fifty (50) cents per day the third year, at the rate of two (2) dollars and sixty (60) cents per day the fourth year, and at the rate of two (2) dollars and seventy-five (75) cents per day the fifth year; veterinary surgeon, two thousand (2,000) dollars; superintendent of repair shop, one thousand five hundred (1,500) dollars; assistant superintendant of repair shop, one thousand (1,000) dollars; watchman, five hundred and forty (540) dollars; nine machinists, at eight hundred (800) dollars each, seven thousand two hundred (7,200) dollars; one blacksmith, nine hundred (900) dollars; three blacksmiths at eight hundred (800) dollars each, two thousand four hundred (2,400) dollars; five helpers, at six hundred (600) dollars each, three thousand (3,000) dollars; four wheelwrights, at eight hundred (800) dollars each, three thousand two hundred (3,200) dollars; one plumber and gasfitter, nine hundred (900) dollars; one boiler maker, eight hundred (800) dollars; two carpenters, eight hundred (800) dollars each, one thousand six hundred (1,600) dollars; one pattern maker, eight hundred (800) dollars; four painters at eight hundred (800) dollars each, three thousand two hundred (3,200) dollars; clerk of Bureau of Fire Escapes, one hundred (100) dollars; messenger of Bureau of Fire Escapes, fifty (50) dollars; total, eight hundred and twenty-four thousand one hundred and twelve (824,112) dollars and thirty-seven (37) cents: *Provided*, That Section 5 of an ordinance, approved February 28, 1856, shall not apply to this item.

Item 2. For purchase of uniforms, twenty-nine thousand four hundred (29,400) dollars.

Item 3. For straw, feed, horse-shoeing and medicines for veterinarian uses, thirty-five thousand (35,000) dollars: *Provided*, That warrants may be countersigned for horse-shoeing on this item on the approval of the bills by the Director of the Department of Public Safety, and for bills of 1897.

Item 4. For repairs and supplies, eight thousand (8,000) dollars.

Item 5. For supplies for engine-houses, stables and fire-boat, six thousand five hundred (6,500) dollars.

Item 6. For printing, advertising and stationery, seven hundred and fifty (750) dollars.

Item 7. For fuel, twelve thousand (12,000) dollars.

Item 8. For forcing hose and couplings and chemical hose, twelve thousand (12,000) dollars.

Item 9. For horses, seven thousand five hundred (7,500) dollars.

Item 10. For harness and repairs to harness and stable supplies, one thousand five hundred (1,500) dollars.

Item 11. For ice, for fire stations and office, seven hundred and fifty (750) dollars.

Item 12. For cleaning bunk rooms and office, eighteen thousand (18,000) dollars.

Item 13. For incidental and office expenses, three hundred (300) dollars.

Item 14. For tools for repair shop, one thousand three hundred (1,300) dollars.

Item 15. For expenses incurred in removing dangerous walls, as provided in Ordinance of April 30, 1883, five hundred (500) dollars.

Item 16. For purchase of new combination wagons, seven thousand two hundred (7,200) dollars.

Item 17. For bedding and furniture, three thousand (3,000) dollars.

Item 18. For alterations and repairs to fire stations, five thousand (5000) dollars.

Item 19. For firemen's pension fund, five thousand (5,000) dollars.

Provided, That the Director shall be allowed, when it is in his judgment to the best interest of the City, to purchase or contract without advertising bills for this Bureau not exceeding the sum of one hundred (100) dollars.

Electrical Bureau.

SECT. 5. Of the amount appropriated to this Department the sum of one million twenty-six thousand and eighty

(1,026,080) dollars is for the expenses of the Electrical Bureau, as follows:

Item 1. For salary of Chief, five thousand (5,000) dollars: *Provided*, That the Chief shall give his entire time and undivided attention to the duties of his office. Manager, three thousand (3,000) dollars; assistant manager, one thousand six hundred (1,600) dollars; assistant manager, one thousand five hundred (1,500) dollars; chief clerk, two thousand (2,000) dollars; first assistant clerk, nine hundred (900) dollars; second assistant clerk and messenger, seven hundred and fifty (750) dollars; stenographer and typewriter, five hundred (500) dollars; draughtsman, one thousand (1,000) dollars; chief line inspector, one thousand two hundred (1,200) dollars, uniform, forty (40) dollars, one thousand two hundred and forty (1,240) dollars; eight inspectors, one thousand one hundred and eighty (1,180) dollars each, uniforms forty (40) dollars each, nine thousand seven hundred and sixty (9,760) dollars; twenty operators, at one thousand one hundred (1,100) dollars each, and forty (40) dollars each for uniforms, twenty-two thousand eight hundred (22,800) dollars; foreman, nine hundred (900) dollars and forty (40) dollars for uniform; nine hundred and forty (940) dollars; eight linemen, eight hundred and fifty (850) dollars each, forty (40) dollars each for uniforms, seven thousand one hundred and twenty (7,120) dollars; battery man, nine hundred (900) dollars; electrical plumber, one thousand (1,000) dollars and forty (40) dollars for uniform, one thousand and forty (1,040) dollars; two assistant electrical plumbers, nine hundred (900) dollars each, and forty (40) dollars for uniforms, each, one thousand eight hundred and eighty (1,880) dollars; two janitors, two hundred and fifty (250) dollars each, five hundred (500) dollars; total, sixty-two thousand four hundred and thirty (62,430) dollars.

Item 2. For repairs, instruments, supplies and labor, fifteen thousand (15,000) dollars.

Item 3. For iron posts, mast arms, hauling, supplies, materials and labor, three thousand (3,000) dollars.

Item 4. For maintenance and keep of horse and wagon, four hundred (400) dollars.

Item 5. For keep of horse and wagon for chief line inspector, four hundred (400) dollars.

Item 6. For acids, batteries and materials, six thousand (6,000) dollars.

Item 7. For stationery, printing, advertising, car fares, car tickets and incidentals, three thousand five hundred (3,500) dollars.

Item 8. For painting telegraph poles, electric light poles, cross arms, mast arms and patrol booths, three thousand (3,000) dollars.

Item 9. For ice, one hundred and fifty (150) dollars.

Item 10. For the improvement and extension of the police and fire telegraph, seven thousand (7,000) dollars.

Item 11. For the purchase or rent of telephones, purchase of materials and instruments, extension of the lines and hospital and army service, including Brigade Headquarters National Guards of Pennsylvania, Presbyterian, Children's Homoeopathic, St. Mary's, Orthopaedic, Samaritan, Jefferson, West Philadelphia, for women, Howard, St. Agnes, University, St. Christopher, for children, Fred Douglas, Medico Chirurgical, Polyclinic and Women's Hospital, North College avenue and Twenty-second street, Jefferson Maternity, Washington Square (Seventh street below Locust), Methodist Episcopal Hospital and Naval Reserves Armory, at one hundred (100) dollars each per annum, seven thousand five hundred (7,500) dollars.

Item 12. For the improvement and extension of the police signal and telephone service, six thousand (6,000) dollars.

Item 13. For cables, conduits, manhole covers, iron posts, mast arms, hauling, cartage, materials and labor for underground electrical service, twenty-five thousand (25,000) dollars: *Provided*, All manhole covers be deadened.

Item 14. For labor, lamps, wiring materials, current and repairs for police patrol and fire stations and fountain in Ontario Park, three thousand (3,000) dollars.

Item 15. For electric lighting, eight hundred and fifty-one thousand (851,000) dollars: *Provided*, One thousand

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(1,000) dollars of this amount be expended for the lighting of South Broad street, between Christian and Passyunk avenue (City conduits), from July 1, 1898.

Item 16. For purchase and laying underground conduits and constructing manholes, thirty thousand (30,000) dollars.

Item 17. For rent of telephones, with Exchange service in offices of District Surveyors (Bureau of Surveys), eighteen hundred (1,800) dollars.

Item 18. For new supply wagon and harness, three hundred (300) dollars.

Item 19. To pay experts authorized to be appointed under resolution of Councils, April 16, 1896, six hundred (600) dollars.

Provided, That the Director shall be allowed, when it is in his judgment to the best interest of the city, to purchase or contract, without advertising, bills for this Bureau not exceeding the sum of one hundred (100) dollars.

Bureau of Building Inspectors.

SECT. 6. Of the amount appropriated to this Department the sum of forty-nine thousand three hundred and twenty (49,320) dollars is for the expenses of the Bureau of Building Inspectors, as follows:

Item 1. For salaries of chief inspector, three thousand five hundred (3,500) dollars: *Provided*, The chief inspector shall give his entire time and undivided attention to the duties of his office; deputy chief inspector, two thousand two hundred (2,200) dollars; thirteen inspectors, two thousand (2,000) dollars each, twenty-six thousand (26,000) dollars; inspector engineer, two thousand (2,000) dollars; two elevator inspectors, one thousand two hundred (1,200) dollars each, two thousand four hundred (2,400) dollars; chief clerk, one thousand six hundred (1,600) dollars; clerk, one thousand two hundred (1,200) dollars; clerk, one thousand (1,000) dollars; stenographer and typewriter, six hundred (600) dollars; messenger, seven hundred and twenty (720) dollars; total, forty-one thousand two hundred and twenty (41,220) dollars.

Item 2. For incidentals, printing, stationery, books, furniture, etc., two thousand five hundred (2,500) dollars.

Item 3. For horse keep and repairs to wagons, etc., five thousand six hundred (5,600) dollars.

Provided, That the Director shall be allowed, when it is in his judgment to the best interest of the City, to purchase or contract, without advertising, bills for this Bureau not exceeding the sum of one hundred (100) dollars.

Bureau of Steam Engines and Boilers.

SECT. 7. Of the amount appropriated to this Department the sum of fifteen thousand nine hundred (15,900) dollars is for the expenses of the Bureau of Steam Engines and Boilers, as follows :

Item 1. For salary of chief inspector, three thousand (3,000) dollars: *Provided*, The Chief Inspector shall give his entire time and undivided attention to the duties of the office; five assistant inspectors, one thousand two hundred (1,200) dollars each; chief clerk, one thousand three hundred (1,300) dollars; registering clerk, eight hundred (800) dollars; messenger, seven hundred (700) dollars; driver, seven hundred (700) dollars; total, twelve thousand five hundred (12,500) dollars.

Item 2. For transportation of men, keep of horses, horse-shoeing, repairs to wagons and harness, and purchase of horse and wagon, two thousand (2,000) dollars.

Item 3. For extra labor, clerk hire, janitor, testing boiler-plates, and advertising, five hundred (500) dollars.

Item 4. For test pumps and repairs, forcing hose, gauges and repairs, tools, fittings and attachments, two hundred and fifty (250) dollars.

Item 5. For certificates of inspection, printing blanks, blank books, stationery, binding, postage and incidentals, six hundred and fifty (650) dollars.

Provided, That the Director shall be allowed, when it is in his judgment to the best interest of the City, to purchase or contract, without advertising, bills for this Bureau not exceeding the sum of one hundred (100) dollars.

Bureau of City Property.

SECT. 8. Of the amount appropriated to this Department, the sum of three hundred and two thousand nine hundred and seventy-four (302,974) dollars and sixty-seven (67) cents is for the expenses of the Bureau of City Property, as follows :

Item 1. For salaries: Chief of Bureau, three thousand nine hundred (3,900) dollars and four hundred (400) dollars for keep of horse and carriage: *Provided*, The Chief shall give his entire time and undivided attention to the duties of his office; chief clerk, one thousand five hundred (1,500) dollars; clerk and messenger, nine hundred (900) dollars; clerk, nine hundred (900) dollars; typewriter, five hundred (500) dollars; janitress, three hundred and sixty (360) dollars; clerks of markets, four thousand eight hundred and ten (4,810) dollars; superintendent of Independence Hall, seven hundred and twenty (720) dollars; assistant superintendent, four hundred and fifty (450) dollars; janitress, three hundred (300) dollars; fireman, three hundred and forty (340) dollars; superintendent of German-town Hall, six hundred (600) dollars; janitor of Grand and Petit jury rooms, six hundred and seventy-five (675) dollars; janitor of Orphans' Court rooms, six hundred (600) dollars; janitor of Orphans' Court rooms, four hundred and thirty-two (432) dollars; janitor of Orphans' Court offices, two hundred and forty (240) dollars; three watchmen of Independence Hall, six hundred (600) dollars each, one thousand eight hundred (1,800) dollars; five janitors of Courts Nos. 1, 2, 3, 4 and Old Court House, five hundred and forty (540) dollars each, two thousand seven hundred (2,700) dollars; five janitors of City Hall Courts, six hundred (600) dollars each, three thousand (3,000) dollars; two janitors of City Hall Courts, four hundred and fifty (450) dollars each, nine hundred (900) dollars; one janitor City Hall Courts, four hundred and eighty (480) dollars; fourteen superintendents of Squares, seven hundred (700) dollars each, nine thousand eight hundred (9,800) dollars; one superintendent (Starr Garden Square), six hundred (600) dollars; six superintendents of Squares, five hundred

(500) dollars each, three thousand (3,000) dollars; fifteen assistants for Squares, at one (1) dollar and fifty (50) cents per day each, seven thousand and forty-two (72,042) dollars and fifty (50) cents; landscape gardener, one thousand five hundred (1,500) dollars; superintendent of City burial ground, five hundred (500) dollars; assistant at City burial ground, four hundred and seventy (470) dollars; cleaners of public urinals, two thousand eight hundred (2,800) dollars; superintendent of City Morgue, seven hundred and twenty (720) dollars; assistant superintendent of City Morgue, four hundred and fifty (450) dollars; engineer at City Morgue, nine hundred (900) dollars; helper, four hundred and eighty (480) dollars, two thousand five hundred and fifty (2,550) dollars; special officer State House, eight hundred (800) dollars; nine superintendents of public baths, six hundred (600) dollars each, five thousand four hundred (5,400) dollars; window cleaner, six hundred (600) dollars; steward of Lazaretto, nine hundred (900) dollars; total, sixty-two thousand four hundred and sixty-nine (62,469) dollars and fifty (50) cents.

Item 2. For printing, blank books, stationery, advertising, insurance and incidentals, two thousand five hundred (2,500) dollars.

Item 3. For repairs to market houses, one thousand five hundred (1,500) dollars; repairs and other expenses to public urinals, five hundred (500) dollars; repairs and other expenses Town Hall, Germantown, three hundred (300) dollars; repairs to property owned by and used for City purposes, one thousand five hundred (1,500) dollars; repairs to City burial ground, including expenses of crematory, nine hundred (900) dollars; repairs and other expenses to public bath houses, three thousand (3,000) dollars; repairs to and cleaning public clocks, five hundred (500) dollars; total, eight thousand two hundred (8,200) dollars.

Item 4. For cleaning docks and repairing wharves and landings, ten thousand (10,000) dollars.

Item 5. For fees of auctioneers, three hundred (300) dollars.

Item 6. For labor and other expenses in public squares,

including manuring, sodding, repairs to benches and new benches, replacing trees, flowers, and other expenses, twenty thousand (20,000) dollars.

Item 7. For cleaning cesspools, two hundred and fifty (250) dollars.

Item 8. For coal, ice, kindling wood and fuel, one thousand (1,000) dollars: *Provided*, The City Controller may countersign warrants on this item for the year 1897.

Item 9. For rent of Holmesburg sub-station, one hundred (100) dollars; Bustleton sub-station, one hundred and sixty (160) dollars; patrol station, 307 Union street, eight hundred (800) dollars; patrol station, 824 Lombard street, six hundred (600) dollars; patrol station, Twenty-second and York streets, eight hundred (800) dollars; patrol station, Twentieth and Nicholas streets, seven hundred (700) dollars; patrol station, Cambria and Staunton streets, seven hundred (700) dollars; for rent of premises Juniper and Filbert streets, two thousand (2,000) dollars; for rent of fire houses, twelve thousand and fifty (12,050) dollars; arches under the Pennsylvania Railroad for the use of the Electrical Bureau, five hundred (500) dollars; property at Germantown Junction, for the use of Electrical Bureau, one hundred (100) dollars; total, eighteen thousand five hundred and ten (18,510) dollars.

Item 10. For ground rents and interest, nine hundred and sixty (960) dollars and seventeen (17) cents.

Item 11. For removing ice and snow from pavements in front of State House row, public halls, and squares, two thousand five hundred (2,500) dollars: *Provided*, The City Controller may countersign warrants against this item for snow removed during the year 1897.

Item 12. For bedding and other accommodations for jurors required for the several courts, two hundred (200) dollars.

Item 13. For repairs to and cleaning court rooms, and other rooms, and repairs to furniture and new furniture for the same, one thousand five hundred (1,500) dollars.

Item 14. For flags, flagstaffs, halyards, awnings and repairs to same, one thousand five hundred (1,500) dollars.

Item 15. For stationery, gas, and other expenses at the City Morgue, one thousand (1,000) dollars.

Item 16. For payment of bills for lighting of military organizations, four thousand five hundred (4,500) dollars: *Provided*, That the general allowance shall be at the rate of one hundred (100) dollars for each company, and that the First and Second Regiments shall be allowed one hundred and fifty (150) dollars; the Third Regiment, one hundred (100) dollars; the State Fencibles, First Troop, P. C. C., Battery "A" Artillery, the Gray Invincibles, and the Naval Reserves, seventy-five (75) dollars each additional, for headquarters and armory: *Provided, also*, Any bills in excess of the sum allowed to each organization shall be settled and paid in full by said organization before the last payment shall be made out of this appropriation.

Provided, That no warrants shall be drawn against this item in favor of any of the organizations named until all the bills due for lighting by said organizations shall be paid; the light to be used exclusively by said organizations.

Item 17. For supplying coal to military organizations as follows: First Regiment, four hundred and fifty (450) dollars; Second Regiment, two hundred (200) dollars; Third Regiment, three hundred (300) dollars; State Fencibles, two hundred (200) dollars; Battery "A" Artillery, one hundred and fifty (150) dollars; First Troop P. C. C., one hundred (100) dollars; Naval Reserves, two hundred (200) dollars; Gray Invincibles, seventy-five (75) dollars; total, one thousand six hundred and seventy-five (1,675) dollars.

Item 18. For repairs, improvements and alterations upon station and patrol houses, twenty-five thousand (25,000) dollars.

Item 19. For stoves, heaters and repairs to same, four thousand five hundred (4,500) dollars.

Item 20. For laying improved pavements and repairs to same, two thousand (2,000) dollars.

Item 21. For gas, station and fire houses, Northern Liberties Gas Works and House of Correction, two thousand (2,000) dollars: *Provided*, The City Controller may countersign warrants against this item for bills for the year 1897.

Item 22. For the purpose of furnishing music in the public squares and incidentals thereto, fifteen thousand (15,000) dollars.

Item 23. For insurance and repairs to buildings, grounds, etc., Lazaretto, including fuel, one thousand (1,000) dollars.

Item 24. For repairs, insurance and general improvement, etc., to buildings, grounds and appurtenances, Municipal Hospital, two thousand (2,000) dollars.

Item 25. For restoration of Independence Hall and adjoining buildings, eight thousand (8,000) dollars: *Provided*, The heating of the buildings be paid out of this item.

Item 26. For steam heating, etc., Municipal Hospital, ten thousand (10,000) dollars.

Item 27. For repairs to fountain, Franklin Square, one thousand (1,000) dollars.

Item 28. For payment of water rent, 1897 and 1898, Tacony Water Co., two hundred and sixty (260) dollars

Item 29. For erection of fire station, Sixth Ward, seven thousand (7,000) dollars.

Item 30. For the erection of police patrol and fire house, Second Ward, thirty thousand (30,000) dollars.

Item 31. For alterations, extensions and other improvements of police station houses, twenty-five thousand (25,000) dollars.

Item 32. For removing railing and improving square, Sixth and Spring Garden, one thousand (1,000) dollars.

Item 33. For buildings and appurtenances necessary to convert John Dickinson Square into a model play ground, seven thousand (7,000) dollars.

Provided, A like amount be expended by the citizens.

Provided, That this money shall be disbursed by the Bureau of City Property in conformity with the contract, i. e., fourteen thousand (14,000) dollars, which shall complete the work as per plans and specifications submitted to the Committee on Finance.

Item 34. For the completion of the improvement of

Wharton Square, Thirty-sixth Ward, eight thousand (8,000) dollars.

Item 35. For the improvement of Edwin H. Fitler Park, Seventh Ward, five thousand (5,000) dollars : *Provided*, That the fence lumber and posts now enclosing the Park be returned to Rev. Robert A. Mayo, when the same are removed.

Item 36. To re-surface walks in Norris Square, two thousand five hundred (2,500) dollars.

Item 37. For purchase of lot for fire house in Thirty-first Ward, nine thousand five hundred (9,500) dollars.

Item 38. To reimburse Henry Golden for loss of horse killed by a patrol wagon, one hundred and fifty (150) dollars.

Provided, That Items 11, 26, 28, 30, 33, 40, 41, 42, 43, 44, and 45, shall not merge December 31, 1897.

Provided, further, That the Director shall be allowed, when it is in his judgment to the best interest of the City, to purchase or contract, without advertising, bills for this Bureau not exceeding the sum of one hundred (100) dollars.

SECT. 9. All specifications and advertisements shall be so drawn as to be competitive and awarded to the lowest and best bidder, and that all bids shall be opened, and all contracts awarded, in the presence of Committee of Councils having supervision.

Provided, That in the Bureau of Police one warrant to be drawn in favor of the Lieutenant of each District for the pay of all employees of the Bureau of Police in his District: *Provided*, That such employees shall give a warrant of attorney in favor of the Lieutenant, empowering him to collect their pay.

Provided, also, In the Bureau of Fire, one warrant to be drawn in favor of the Foreman of each Company for the payment of all employees of the Bureau of Fire in his Company: *Provided*, That such employees shall give a warrant of attorney in favor of the Foreman, empowering him to collect their pay. And warrants shall be drawn

by the Director of the Department of Public Safety in conformity with existing ordinances. .

All ordinances or parts of ordinances inconsistent herewith be, and the same are hereby repealed.

APPENDIX No. 127.

Philadelphia, December 16, 1897.

To the Presidents and Members of Select and
Common Councils of the City of Philadelphia.

GENTLEMEN:—The Committee on Finance respectfully report that they have considered a bill entitled “An Ordinance to make an appropriation to the Department of Public Works, for the year 1898,” and return the annexed bill with a favorable recommendation, and ask its passage.

Jacob J. Seeds (*Ch’n*), Chas. Roberts, Chas. F. Iseminger, Wm. H. Garrett, Thomas Firth, Wm. Van Osten, Edward A. Anderson, Gustave Hahn, Charles Seger, Wm. R. Knight, Jr., William McMullen, W. F. Short, Thos. J. Rose, Watson D. Upperman, F. M. Harris, Jos. H. Klemmer, Jos. H. Brown, Edw. W. Patton, Jas. B. Anderson, R. R. Bringhurst, Wm. McCoach.

AN ORDINANCE

To make an appropriation to the Department of Public Works, for the year 1898.

SECTION 1. *The Select and Common Councils of the City of Philadelphia do ordain*, That the sum of four million twenty-three thousand one hundred and ninety-eight (4,023,198) dollars and two (2) cents be, and the same is hereby appropriated to the Department of Public Works, for the year 1898, as follows :

Director's Office.

Of the amount appropriated to this Department the sum of twenty-four thousand seven hundred and seven (24,707) dollars is for the expenses of the Director's Office, as follows:

Item 1. For salaries: Director of the Department of Public Works, ten thousand (10,000) dollars: *Provided*, The Director shall give his entire time and undivided attention to the duties of his office; assistant to the Director, three thousand five hundred (3,500) dollars; chief clerk, one thousand five hundred (1,500) dollars; clerk and assistant clerk, one thousand (1,000) dollars each; general inspector, nine hundred (900) dollars; stenographer and clerk, nine hundred (900) dollars; stenographer and typewriter, nine hundred (900) dollars; messenger, seven hundred and twenty (720) dollars; total, twenty thousand four hundred and twenty (20,420) dollars.

Item 2. For maintenance and keep of horses and carriages for the Director and Assistant Director, five hundred (500) dollars each, and for general inspector, four hundred (400) dollars, one thousand four hundred (1,400) dollars.

Item 3. For printing, stationery and incidental expenses, two thousand five hundred (2,500) dollars.

Item 4. For the purpose of refunding to James B. England, surviving executor of the estate of James R. Greeves, deceased, money paid November 5, 1869, for gas-pipe laid in Ross street, three hundred and eighty-seven (387) dollars.

City Ice Boats.

SECT. 2. Of the amount appropriated to this Department, the sum of thirty-two thousand four hundred (32,400) dollars is for the expenses of the City Ice Boats, as follows:

Item 1. For repairs and equipment of boats and machinery, seven thousand five hundred (7,500) dollars.

Item 2. For fuel, eight thousand (8,000) dollars.

Item 3. For salaries and wages: Salary of superintendent, one thousand six hundred and fifty (1,650) dollars: *Provided*, The superintendent shall give his entire time and undivided attention to the duties of his office; clerk, four hundred (400) dollars; engineer, one thousand and eighty (1,080) dollars, and for wages, nine thousand five hundred and seventy (9,570) dollars; total, twelve thousand seven hundred (12,700) dollars.

Item 4. For provisions, two thousand (2,000) dollars.

Item 5. For insurance, one thousand two hundred (1,200) dollars.

Item 6. For incidentals, one thousand (1,000) dollars: *Provided*, That the City Controller may countersign warrants against Items 1, 2, 3, and 4 for bills of 1897: *Provided, also*, That the Director shall be allowed, when it is in his judgment to the best interest of the City, to purchase or contract, without advertising, bills for this Bureau not exceeding the sum of one hundred (100) dollars.

Bureau of Highways.

SECT. 3. Of the amount appropriated to this Department, the sum of one million and ninety thousand four hundred and seventy-four (1,090,474) dollars and sixty-two (62) cents is for the expenses of the Bureau of Highways, as follows :

Item 1. For salaries: Chief of Bureau, three thousand five hundred (3,500) dollars: *Provided*, The Chief shall give his entire time and undivided attention to the duties of his office; thirteen assistants, one thousand eight hundred (1,800) dollars each; superintendent of bridges, one thousand eight hundred (1,800) dollars; assistant superintendent of bridges, one thousand two hundred (1,200) dollars; chief clerk, two thousand (2,000) dollars; chief clerk's assistant, bill clerk, assistant and road clerk, each one thousand (1,000) dollars ; reference and complaint clerk, eight hundred (800) dollars ; draughtsman, nine hundred (900) dollars; contract clerk, one thousand two hundred (1,200) dollars; license clerk, one thousand one hundred and seventy (1,170) dollars; two miscellaneous

clerks, nine hundred (900) dollars each; assistant miscellaneous clerk, eight hundred and forty (840) dollars; thirteen inspectors, nine hundred (900) dollars each; two inspectors of repairs to asphalt streets, nine hundred (900) dollars each; inspector of repairs to sewers, one thousand two hundred (1,200) dollars; four inspectors to inspect and superintend the breaking and closing of all streets in the City where electrical or other conduits, tubes or pipes are being laid or where connections are made with electrical or other conduits, tubes or pipes for the purpose of making house connections, one thousand one hundred (1,100) dollars each; stenographer, typewriter and clerk, seven hundred and twenty (720) dollars; stenographer and typewriter and messenger six hundred (600) dollars each; two yard watchmen, six hundred (600) dollars each; miscellaneous clerk, seven hundred and twenty (720) dollars; extra stenographic and correspondence services, five hundred (500) dollars; total, sixty-five thousand and fifty (65,050) dollars.

Item 2. For paving intersections of streets and in front of unassessable property, including contingent work, one hundred and seventy-five thousand (175,000) dollars.

Item 3. For repairs to paved streets, to include the resurfacing of asphalt streets and the reconstruction of the foundations where necessary, and repaving around lamp-posts, fire-plugs and breaks in footways for other municipal purposes to include patent pavements, one hundred and fifty thousand (150,000) dollars.

Item 4. For repairing and maintaining unpaved streets, macadamized and gravel streets, roads, trunks, drains and bridges, not exceeding eight feet span, and constructing new iron culverts, wooden trunks, steps and hand rails, and for purchasing material for and resurfacing macadamized roads, and putting cinders and gravel on country roads, including the removal of ashes from Shawmont and Roxborough Pumping Stations and placing the same on country roads in the Twenty-second Ward, west of the Wissahickon Drive, one hundred and twenty-five thousand (125,000) dollars: *Provided*, That thirty-five thousand (35,000) dollars be expended for sprinkling.

Item 5. For repairing, altering and extending sewers and inlets, and trapping and retrapping inlets and cleaning sewers, twenty thousand (20,000) dollars.

Item 6. For grading streets, roads and sidewalks, including any necessary drains or trunks in connection therewith, two hundred and fifty thousand (250,000) dollars.

Item 7. For general repairs to bridges, fifty thousand (50,000) dollars.

Item 8. For expenses of Board of Highway Supervisors: one chief draughtsman, one thousand two hundred (1,200) dollars; five draughtsmen, nine hundred (900) dollars each, four thousand five hundred (4,500) dollars; two draughtsmen, seven hundred and fifty (750) dollars each, one thousand five hundred (1,500) dollars; one clerk, three hundred (300) dollars; miscellaneous expenses and supplies, nine hundred and fifty (950) dollars; total, eight thousand four hundred and fifty (8,450) dollars.

Item 9. For printing, advertising and stationery, five thousand five hundred (5,500) dollars.

Item 10. For insurance on bridges, four hundred (400) dollars.

Item 11. For incidentals and office expenses, three thousand five hundred (3,500) dollars.

Item 11½. For hauling and yard expenses, three thousand 3,000) dollars.

Item 12. For repairing meadow banks, to include repairs to sluiceways, two thousand (2,000) dollars.

Item 13. For repairing and repaving and removing snow and ice from paved and macadamized streets, in which passenger railway tracks are laid, five thousand (5,000) dollars: *Provided*, That if any of the passenger railways companies shall neglect or refuse to repair said streets or parts of streets after the expiration of ten days' notice from the Director of the Department of Public Works, the said Director shall be, and is hereby authorized and empowered to pole off such street or streets until the work is begun and finished, and repole off any of said streets whenever the said company or companies shall discontinue the work, and any moneys expended by the said

Department, either in poling off or repairing said streets, shall be collected from said passenger railway companies: *Provided*, That the Director shall be allowed to expend said sum without advertising.

Item 14. For salaries of two watchmen on Market street bridge, four on Callowhill street bridge, four on Girard avenue bridge, four on Penrose Ferry bridge, six on South street bridge, four on Walnut street bridge, and two on Chestnut street bridge, at six hundred and forty-eight (648) dollars each; two on Bridesburg bridge, two on Gray's Ferry bridge, two on City avenue bridge, two on Falls bridge, one on Green lane bridge, at six hundred (600) dollars each; one on Orthodox street bridge, five hundred (500) dollars; for uniforms, one thousand four hundred and forty (1,440) dollars; and two engineers, on Penrose Ferry bridge, at nine hundred (900) dollars each; total, twenty-five thousand nine hundred and eighty-eight (25,988) dollars.

Item 15. For grading, curbing, paving and repairing footways, and resetting curbs in front of City and unassessable property, seven thousand (7,000) dollars.

Item 16. For crossing, gutter and tramway stones and repairing and repaving small and tramway streets with improved pavement, thirty thousand (30,000) dollars: *Provided*, That in repaving tramway streets where from one intersection to the next a majority of the tramway stones are broken or worn out, the Director of the Department of Public Works may substitute from curb to curb of said street, granolithic concrete pavement: *Provided, also*, That in repairing gutters where the present gutter stones from one intersection to the next are unfitted for the purpose, the Director of the Department of Public Works may pave said gutters with granolithic concrete, and payment for the above-mentioned labor and material shall be made from this item.

Item 17. For carriage hire and keep of horses for ten assistants, superintendents of bridges and ten inspectors, and two inspectors of electrical connections, four hundred (400) dollars each; and one hundred (100) dollars each for transportation for two electrical inspectors, for Chief

of Bureau, one horse, four hundred (400) dollars; and for inspectors of repairs to sewers, one horse and transportation, five hundred (500) dollars; total, ten thousand three hundred (10,300) dollars.

Item 18. For curved curbing, seven thousand five hundred (7,500) dollars.

Item 19. For oil, coal and engineers' stores, etc., for bridges, one thousand two hundred (1,200) dollars.

Item 20. For inspectors, at the rate of seventy-five (75) dollars per month and transportation, when actually employed, ten thousand three hundred (10,300) dollars.

Item 21. For emergencies, ten thousand (10,000) dollars.

Item 22. For stone and iron cross gutters, five hundred (500) dollars.

Item 23. For surfacing and resurfacing unpaved streets and roads, seventy-two thousand (72,000) dollars, to be expended as follows: First Ward—Stone House lane, from Third street to Pennsylvania Railroad, one thousand (1,000) dollars. Twenty-first Ward—Shawmont avenue, from Ridge avenue to River road, ten thousand (10,000) dollars. Twenty-second Ward—Haines street, from Limekiln pike to Chew street, nine thousand (9,000) dollars; Tabor road, from K. & O. pike to Tacony creek, three thousand (3,000) dollars; Wissahickon avenue, from Rittenhouse street to Allen's lane, five thousand (5,000) dollars. Twenty-fourth Ward—Conshohocken avenue, from Monument road to Windemere avenue, five thousand (5,000) dollars. Twenty-seventh Ward—Sixty-third street, from Bridge over P. W. & B. R. R. to Elmwood avenue, one thousand five hundred (1,500) dollars; Fifty-fifth street, from Market street to Baltimore avenue, six thousand (6,000) dollars. Thirty-third Ward—To re-surface and place in good condition the present macadam on Rising Sun lane, between Germantown avenue and Frankford avenue, five thousand (5,000) dollars; Venango street, from Hutchinson street to Tenth street, three hundred (300) dollars. Thirty-fifth Ward—Hagerman and Knorr streets, Tacony, five thousand (5,000) dollars; Academy road, from present macadam as far as the

money will go, eight thousand (8,000) dollars; By-berry road, from present macadam as far as the money will go, seven thousand (7,000) dollars; Dunks Ferry road, from Gravel pike to Poquessing creek, five thousand (5,000) dollars; Decatur street, from VanDyke to Tulip street, and Tulip street, from Decatur to Rhawn street, one thousand two hundred (1,200) dollars: *Provided*, That all balances to this item shall be used by the Department of Public Works to continue work on any of the roads herein authorized: *Provided, also*, That the property owners shall not be released from the cost of paving the above streets, as may be directed to be paved by ordinance. *Provided, further*, That no part of the money hereby appropriated shall be used otherwise than to surface and resurface the roads herein named substantially upon the present lines and the present physical grades of the streets, except that all contracts for work herein authorized shall require that roads shall be graded sufficiently to secure an even surface, or where the grading is provided by ordinance.

Item 24. For improving the water courses in the First and Twenty-sixth Wards, seven thousand five hundred (7,500) dollars.

Item 25. For repaving Christian street from Sixteenth street to Twenty-first street, and from Twenty-second street to Gray's Ferry road, Thirtieth Ward, forty-five thousand (45,000) dollars: *Provided*, The City Solicitor shall enter suit against the railway company immediately after the work is finished, and collect said amount.

Item 26. For the purpose of reimbursing Julia Riedt money paid for paving School lane between Pulaski avenue and Morris street, one hundred and four (104) dollars and thirty (37) seven cents.

Item 27. To pay Vulcanite Paving Company for repairs to street and sidewalk pavements at Berks street and Glenwood avenue, one hundred and eighty-two dollars and twenty-five cents (182.25).

Provided, That the Director of the Department of Public Works may cause any special work chargeable to Item

12, repairs to meadow banks, and Item 21, emergencies, to be done by day's labor.

Provided, That the Director shall be allowed, when it is in his judgment to the best interest of the City, to purchase or contract, without advertising, bills for this Bureau not exceeding the sum of one hundred (100) dollars.

Bureau of Lighting.

SECT. 4. Of the amount appropriated to this Department the sum of two hundred and seventy-five thousand nine hundred and eighty (275,980) dollars is for the expenses of the Bureau of Lighting, as follows:

Item 1. For salary of Chief of Bureau, two thousand (2,000) dollars, and for keep of horse, four hundred (400) dollars; total, twenty-four hundred (2,400) dollars. *Provided*, The Chief shall give his entire time and undivided attention to the duties of his office.

Item 2. For incidentals, one hundred (100) dollars.

Item 3. For furnishing naphtha to and lighting all and every night, extinguishing, cleaning and repairing twelve thousand seven hundred and eighty (12,780) lamps of the Maloney Company patent now erected at twenty-one (21) dollars each, two hundred and sixty-eight thousand three hundred and eighty (268,380) dollars; for renewals and to pay for lamps belonging to contractor, taken for gas, two thousand five hundred (2,500) dollars; total, two hundred and seventy thousand eight hundred and eighty (270,880) dollars.

Provided, That no gasoline lamp shall be located on any street where gas mains are laid: *Provided, also*, That where gasoline lamps are discontinued the same shall be relocated by the Director of the Department of Public Works.

Item 4. For lighting Northern Liberties District, two thousand six hundred (2,600) dollars.

Bureau of Street Cleaning.

SECT. 5. Of the amount appropriated to this Department, the sum of nine hundred and nine thousand five hun-

dred and thirty-three (909,533) dollars is for the expenses of the Bureau of Street Cleaning, as follows:

Item 1. For salary of Chief of Bureau, two thousand five hundred (2,500) dollars: *Provided*, The Chief shall give his entire time and undivided attention to the duties of his office; ten (10) inspectors, each one thousand three hundred (1,300) dollars, thirteen thousand (13,000) dollars; clerk, one thousand (1,000) dollars; one assistant clerk, eight hundred (800) dollars; messenger, seven hundred and twenty (720) dollars; in all, eighteen thousand and twenty (18,020) dollars.

Item 2. For keep of horses and carriages for chief of Bureau and ten (10) inspectors, each four hundred (400) dollars, four thousand four hundred (4,400) dollars.

Item 3. For printing, stationery and incidentals, nine hundred (900) dollars.

Item 4. For cleaning streets, inlets and public market-houses, and for the removal and disposal of ashes, five hundred and forty-five thousand five hundred and thirteen (545,513) dollars; and for the removal and disposal of garbage and dead animals, three hundred and thirty thousand seven hundred (330,700) dollars; total, eight hundred and seventy-six thousand two hundred and thirteen (876,213) dollars.

Item 5. For removing snow from the streets surrounding the New City Hall, and the bridges spanning the Schuylkill river, and such other streets in the business centre of the City so far as the appropriation for the purpose will permit, ten thousand (10,000) dollars.

Provided, That the Director shall be allowed, when it is in his judgment, to the best interests of the City, to purchase or contract without advertising, bills for this Bureau, not exceeding the sum of one hundred (100) dollars.

Bureau of Surveys.

SECT. 6. Of the amount appropriated to this Department the sum of six hundred and twenty-one thousand two hundred and sixty (621,260) dollars is for the expenses of the Bureau of Surveys, as follows:

Item 1. For the salaries of the chief engineer and surveyor, four thousand (4,000) dollars: *Provided*, The chief shall give his entire time and undivided attention to the duties of his office; principal assistant engineer, three thousand five hundred (3,500) dollars; three assistant engineers, one thousand eight hundred (1,800) dollars each, five thousand four hundred (5,400) dollars; one assistant engineer, one thousand five hundred (1,500) dollars; recording clerk, one thousand eight hundred (1,800) dollars; assistant recording clerk, one thousand (1,000) dollars; draughtsman, one thousand five hundred (1,500) dollars; sewer registrar, one thousand five hundred (1,500) dollars; draughtsman, one thousand four hundred (1,400) dollars; two draughtsmen, one thousand (1,000) dollars each, two thousand (2,000) dollars; sewer clerk, one thousand (1,000) dollars; stenographer and typewriter, nine hundred (900) dollars; rodman and messenger, eight hundred and twenty (820) dollars; janitor, seven hundred and twenty (720) dollars; registrar, two thousand (2,000) dollars; registry clerk, one thousand one hundred (1,100) dollars; search clerk, one thousand one hundred (1,100) dollars; four draughtsmen, at one thousand (1,000) dollars each, four thousand (4,000) dollars; five draughtsmen, at nine hundred (900) dollars each, four thousand five hundred (4,500) dollars; custodian of records, eight hundred (800) dollars; one typewriter, seven hundred and twenty (720) dollars; total, forty-one thousand two hundred and sixty (41,260) dollars; and for a temporary engineer corps, as follows: one assistant engineer, one thousand six hundred (1,600) dollars; one draughtsman, one thousand two hundred (1,200) dollars; one transitman, eight hundred and forty (840) dollars; one rodman, seven hundred and twenty (720) dollars; one chainman, five hundred (500) dollars; two draughtsmen, six hundred (600) dollars each, one thousand two hundred (1,200) dollars; two draughtsmen, seven hundred and twenty (720) dollars each, one thousand four hundred and forty (1,440) dollars; two draughtsmen, nine hundred (900) dollars each, one thousand eight hundred (1,800) dollars; two draughtsmen, one thousand (1,000) dollars each, two thousand (2,000) dollars; two draughtsmen, one thousand two hundred (1,200) dollars,

each, two thousand four hundred (2,400) dollars; one draughtsman, one thousand five hundred (1,500) dollars; and for expenses of said corps, eight hundred (800) dollars; total, sixteen thousand (16,000) dollars; in all, the sum of fifty-seven thousand two hundred and sixty (57,260) dollars.

Item 2. For stationery, record books, draughting materials and instruments, three thousand (3,000) dollars.

Item 3. For cleaning offices, carpeting, carriage hire, advertising and incidentals, two thousand (2,000) dollars; and for recording dedications of streets, five hundred (500) dollars; in all, two thousand five hundred (2,500) dollars.

Item 4. For salaries of thirteen district surveyors and regulators, at three thousand (3,000) dollars each, thirty-nine thousand (39,000) dollars; for wages of employees, expenses, rent, furniture, tools and instruments, carriage hire, and horse keep and incidentals: First District, eight thousand and sixty (8,060) dollars; Second District, seven thousand five hundred (7,500) dollars; Third District, ten thousand one hundred (10,100) dollars; Fourth District, seven thousand seven hundred and forty (7,740) dollars; Fifth District, ten thousand three hundred (10,300) dollars; Sixth District, nine thousand six hundred (9,600) dollars; Seventh District, seven thousand five hundred (7,500) dollars; Eighth District, nine thousand nine hundred (9,900) dollars; Ninth District, twelve thousand five hundred (12,500) dollars; Tenth District, eleven thousand five hundred (11,500) dollars; Eleventh District, eleven thousand one hundred (11,100) dollars; Twelfth District, ten thousand five hundred (10,500) dollars; Thirteenth District, ten thousand five hundred (10,500) dollars; in all, one hundred and sixty-five thousand eight hundred (165,800) dollars.

Item 5. For corner-stones and replacing land-marks, five hundred (500) dollars.

Item 6. For examination of bridges and sewers, five hundred (500) dollars.

Item 7. For renewing plans and descriptions and re-binding plan books in the Registry Bureau, and rearranging indexes and descriptions in the Registry Bureau, in-

cluding one clerk at seven hundred and twenty (720) dollars and three at six hundred (600) dollars each per annum, three thousand one hundred (3,100) dollars.

Item 8. For carriage hire and keep of horses for the chief, principal and assistant engineers, one thousand two hundred (1,200) dollars.

Item 9. For expenses attending the preparation of plans of the port of Philadelphia for the increase of its landing accommodations, one thousand two hundred (1,200) dollars.

Item 10. For salaries of three (3) inspectors of drain connections, one thousand two hundred (1,200) dollars each, three thousand six hundred (3,600) dollars.

Item 11. For salary of supervisor of the intercepting sewer, nine hundred (900) dollars.

Item 12. For engraving and printing maps of the city, two hundred (200) dollars.

Item 13. For the repair, reconstruction and improvement of old sewers and construction of manholes, ventilators and inlets for the same, twenty thousand (20,000) dollars.

Item 14. For removing objectionable footway gutters, five thousand (5,000) dollars.

Item 15. For reconstruction of inlets, twelve thousand five hundred (12,500) dollars.

Item 16. For branch sewers and inlets, two hundred and fifty thousand (250,000) dollars: *Provided*, That bills of assessment against city property may be paid out of this item.

Item 17. For maintenance of pumping station in the Twenty-seventh Ward, four thousand (4,000) dollars.

Item 18. For dredging in Schuylkill river, forty thousand (40,000) dollars.

Item 19. For connections of the Manayunk intercepting sewer, twenty thousand (20,000) dollars.

Item 20. For retaining wall, Almshouse grounds, around Commercial Museum, twenty-five thousand (25,000) dollars: *Provided*, This amount finishes the work; for

grading Commercial Museum grounds, five thousand (5,000) dollars; in all, thirty thousand (30,000) dollars.

Provided, further, That any balances remaining to the credit of Items 18, 22, 23, 24, 25, 26, 27 and 28 of the appropriations for 1897, shall not merge December 31, 1897.

Provided, also, That the Director shall be allowed, when it is, in his judgment, to the best interest of the City, to purchase or contract, without advertising, bills for this Bureau, not exceeding the sum of one hundred (100) dollars.

Bureau of Water.

SECT. 7. Of the amount appropriated to this Department the sum of one million sixty-eight thousand eight hundred and forty-three (1,068,843) dollars and forty (40) cents, is for the expenses of the Bureau of Water, as follows:

Item 1. For salary of Chief of Bureau, six thousand (6,000) dollars: *Provided,* The Chief shall give his entire time and undivided attention to the duties of his office; chief clerk, two thousand (2,000) dollars; assistant clerk, one thousand two hundred (1,200) dollars; correspondence clerk, nine hundred (900) dollars; time clerk, one thousand (1,000) dollars; messenger, seven hundred and twenty (720) dollars; chief draughtsman, one thousand eight hundred (1,800) dollars; two draughtsmen, each one thousand (1,000) dollars; draughtsman, nine hundred (900) dollars; general superintendent, three thousand five hundred (3,500) dollars; clerk and paymaster, one thousand one hundred (1,100) dollars; assistant clerk, nine hundred (900) dollars; assistant to Chief, two thousand (2,000) dollars; clerk, one thousand (1,000) dollars; assistant clerk, nine hundred (900) dollars; pipe inspector, one thousand three hundred and fifty (1,350) dollars; pipe clerk, eight hundred and fifty (850) dollars; assistant to Chief, one thousand six hundred (1,600) dollars; search clerk, one thousand two hundred (1,200) dollars; assistant search clerk, one thousand (1,000) dollars; assistant clerk, eight hundred and fifty (850) dollars; chief inspector, one thou-

sand two hundred (1,200) dollars; nineteen (19) inspectors, each one thousand (1,000) dollars, nineteen thousand (19,000) dollars; permit clerk, one thousand two hundred (1,200) dollars; assistant permit clerk, one thousand one hundred (1,100) dollars; purveyor, one thousand eight hundred (1,800) dollars; five (5) purveyors, each one thousand four hundred and eighty (1,480) dollars, seven thousand four hundred (7,400) dollars; six (6) purveyors' clerks, each eight hundred (800) dollars, four thousand eight hundred (4,800) dollars; six (6) purveyors' assistant clerks, each seven hundred and fifty (750) dollars, four thousand five hundred (4,500) dollars; yard keeper, Fourth District, nine hundred and fifteen (915) dollars; ten (10) hydrant inspectors, each seven hundred and five (705) dollars, seven thousand and fifty (7,050) dollars; general foreman, one thousand (1,000) dollars; six (6) general foreman, each nine hundred and thirty-nine (939) dollars, five thousand six hundred and thirty-four (5,634) dollars; five (5) foremen of repairs, each seven hundred and eighty (780) dollars, three thousand nine hundred (3,900) dollars; superintendent of shop, one thousand five hundred (1,500) dollars; clerk to superintendent of shop, nine hundred (900) dollars; two (2) engineers, Spring Garden pumping station, each one thousand two hundred (1,200) dollars, two thousand four hundred (2,400) dollars; two (2) engineers, at Queen Lane station, one thousand two hundred (1,200) dollars each, two thousand four hundred (2,400) dollars; two (2) engineers, Fairmount pumping station, each one thousand one hundred (1,100) dollars, two thousand two hundred (2,200) dollars: *Provided*, These salaries shall only apply to the present incumbents; nine (9) engineers, each one thousand (1,000) dollars, nine thousand (9,000) dollars; four (4) engineers, Roxborough and George's Hill basin stations, eight hundred and fifty (850) dollars each, three thousand four hundred (3,400) dollars; two (2) engineers, each (with houses), eight hundred and ten (810) dollars, one thousand six hundred and twenty (1,620) dollars; two (2) engineers, each eight hundred and ten (810) dollars, one thousand six hundred and twenty (1,620) dollars; engineer, seven hundred and fifty (750) dollars; helper, seven hundred and fifty (750) dollars; fifty

(50) oilers, each eight hundred (800) dollars, forty thousand (40,000) dollars; ninety (90) firemen, each eight hundred and fifty (850) dollars, seventy-six thousand five hundred (76,500) dollars; thirty (30) coal passers, each seven hundred and twenty-five (725) dollars; twenty-one thousand seven hundred and fifty (21,750) dollars; two (2) storekeepers, each seven hundred (700) dollars, fourteen hundred (1,400) dollars; foreman of machinists, one thousand five hundred (1,500) dollars; foreman of bricklayers, one thousand one hundred (1,100) dollars; foreman of carpenters, one thousand (1,000) dollars; foreman of stone masons, painters and riggers, each nine hundred (900) dollars, two thousand seven hundred (2,700) dollars; foreman of laborers, eight hundred and forty (840) dollars; thirty-five watchmen, each six hundred and seventy-five (675) dollars, twenty-three thousand six hundred and twenty-five (23,625) dollars; five (5) policemen, each seven hundred and fifty (750) dollars, forty (40) dollars each for the purchase of uniforms, three thousand nine hundred and fifty (3,950) dollars; janitor main office, seven hundred and twenty (720) dollars; seven (7) janitors, each six hundred (600) dollars, four thousand two hundred (4,200) dollars; river watchman, nine hundred and sixty (960) dollars; lineman, one thousand (1,000) dollars; telephone operator (night), six hundred (600) dollars; telephone operator and clerk, five hundred (500) dollars; electrician, one thousand two hundred (1,200) dollars; general storekeeper, one thousand (1,000) dollars; total, three hundred and three thousand three hundred and fifty-four (303,354) dollars.

Item 2. For general supplies, including fuel, oil, and small stores, two hundred and twenty-five thousand (225,000) dollars.

Item 3. For repairs to machinery, including the conveyance of workmen incident thereto, fifty thousand (50,000) dollars.

Item 4. For maintenance and repairs to buildings, grounds and reservoirs, seventy-five thousand (75,000) dollars.

Item 5. For repairs and improvement of the distribu-

tion, including the purchase of material in connection therewith and expenses incident thereto, one hundred thousand (\$100,000) dollars.

Item 6. For supplies, including fuel and labor, at the City construction and repair shops, fifty thousand (50,000) dollars.

Item 7. For general, incidental and contingent expenses, including keep of horse for Chief of Bureau, general superintendent and assistant, each four hundred (400) dollars, sixteen thousand three hundred (16,300) dollars; to be expended as follows: for salaries of hydrographic corps, one thousand five hundred and sixty (1,560) dollars; for stationery, blank books, printing, etc., nine thousand (9,000) dollars; for clerk hire in writing up Water registers, two thousand two hundred and forty (2,240) dollars; keep of horse for Chief of Bureau, general superintendent and assistant, one thousand two hundred (1,200) dollars; for advertising, office supplies, incidentals, etc., two thousand three hundred (2,300) dollars; total, sixteen thousand three hundred (16,300) dollars.

Item 8. For the purchase of material and cost of labor in connection with the laying of service pipes and expenses incident thereto, two hundred and twenty-five thousand (225,000) dollars: *Provided*, The trenches are dug by days' labor.

Item 9. For service pipe and meters, ten thousand (10,000) dollars.

Item 10. For emergencies, five thousand (5,000) dollars.

Item 11. For the purchase of a lot of ground on the southeast side of Shawmont avenue, 871 feet $2\frac{3}{4}$ inches southeast corner of Cross street, six hundred and twenty-five (625) dollars.

Item 12. To pay the Alcatraz Paving Co. for repairs to the new Roxborough reservoir, eight thousand five hundred and sixty-four (8,564) dollars and forty (40) cents.

Provided, That nothing in this ordinance shall prevent the Director of the Department of Public Works from laying water-pipe or making repairs by days' work, or for the employment of any additional service when the

exigencies require: *Provided*, That laborers be paid not less than seventeen and a half ($17\frac{1}{2}$) cents per hour.

Provided further, That the Director shall be allowed, when it is in his judgment to the best interests of the City, to purchase or contract, without advertising, bills for this Bureau not exceeding the sum of one hundred (100) *dollars.

SECT. 8. When the Director of the Department of Public Works is obliged to employ labor to do work under neglected or annulled contracts, then payment shall be made from the item against which such contracts are charged, and the amount so paid charged against the contractor on the amount set aside for such neglected or annulled contracts.

SECT. 9. That all bids shall be opened and all contracts awarded in the presence of the Committee of Councils having supervision. And that no contract shall be entered into extending beyond December 31, 1898, without the approval of Councils.

SECT. 10. Warrants shall be drawn as follows : For the employees of the City Ice Boats, one warrant, payable monthly.

For the Bureau of Water: For the employees of the hydrographic corps roll, one warrant, payment once every two months; for the employees at the pumping stations, one warrant for each station, payment monthly.

The following employees in the Bureau of Water to be paid semi-monthly: For the employees in the Purveyors' districts, one warrant for each district; for the employees of the City construction and repair shop, one warrant; for the employees upon the improvement for distribution and contingent roll, one warrant; for the employees upon the buildings, grounds and reservoirs roll, one warrant. Warrants for the Director's office shall be drawn by the Director of the Department of Public Works. Warrants for the City Ice Boats shall be drawn by the Superintendent, and all other warrants by the Chiefs of the respective Bureaus, and shall be approved by the Director of the Department of Public Works.

SECT. 11. All ordinances or parts of ordinances inconsistent herewith be, and the same are hereby repealed.

APPENDIX No. 128.

Philadelphia, December 16, 1897.

To the Presidents and Members of Select and
Common Councils of the City of Philadelphia.

GENTLEMEN :—The Committee on Finance, to which was referred a message from the Mayor, transmitting a bill entitled "An Ordinance to authorize the creation of a loan by the City of Philadelphia, for the sum of eleven million two hundred thousand (11,200,000) dollars, for the improvement of suburban roads, for the completion of the Boys' High School and erection of new school buildings, for building main sewers, building Art Gallery, library site and building, building new Almshouse, abolition of grade crossings on the line of the Philadelphia and Trenton Railroad, for equipment and building of Philadelphia Museum, for the extension, improvement and filtration of the water supply, extension of Fairmount Park, for repaving streets, tramway streets and intersections and underground work incident thereto, for building bridges, for improvement of public parks or squares, for the purchase of ground and building of fire and police stations, and electrical and underground construction, for grading and repairs to paved streets, curved curbing, resurfacing asphalt streets, repairs to bridges, repairs to sidewalks (City Property), repairs to ditches and sluices, for repaving with an improved pavement small streets, 40 feet or less in width, from house line to house line, and underground work incident thereto," respectfully report that they have carefully considered the same and return the annexed bill with a favorable recommendation, and ask its passage, accompanied by a resolution to publish a loan bill.

Jacob J. Seeds (*Ch'n*), Wm. H. Garrett, Thomas Firth, Wm. Van Osten, Edward A. Anderson, Gustave Hahn, Charles Seger, Wm. R. Knight Jr., William McMullen, W. F. Short, Thos. J. Rose, Watson D. Upperman, F. M. Harris, Jos. H. Klemmer, Jos. H. Brown, Edward W. Patton, Jas. B. Anderson, R. R. Bringhurst, Wm. McCoach.

AN ORDINANCE

To authorize the creation of a loan by the City of Philadelphia, for the sum of eleven million two hundred thousand (11,200,000) dollars, for the improvement of suburban roads, for the completion of the Boys' High School and erection of new school buildings, for building main sewers, building art gallery, library site and building, building new Almshouse, abolition of grade crossings on the line of the Philadelphia and Trenton Railroad, for equipment and building of Philadelphia Museum, for the extension, improvement and filtration of the water supply, extension of Fairmount Park, for repaving streets, tramway streets, and intersections and underground work incident thereto, for building bridges, for improvement of public parks or squares, for the purchase of ground and building fire and police stations, and electrical and underground construction, for grading and repairs to paved streets, curved curbing, resurfacing asphalt streets, repairs to bridges, repairs to sidewalks (City Property), repairs to ditches and sluices, for repaving with an improved pavement small streets, 40 feet or less in width, from house line to house line, and underground work incident thereto.

SECTION 1. *The Select and Common Councils of the City of Philadelphia do ordain*, That the Mayor of the City of Philadelphia be, and he is hereby authorized to borrow (in such proportions as in his judgment the best interest of the City demand) from the highest bidder or bidders, at not less than par, on the faith and credit of the City of Philadelphia, a sum or sums, which in the aggregate shall not exceed eleven million two hundred thousand (11,200,000) dollars for the following purposes: One hundred and fifty thousand (150,000) dollars, for the improvement of suburban roads; nine hundred thousand (900,000) dollars, for the completion of the Boys' High School and erection of new school buildings; five hundred thousand (500,000) dollars, for building main sewers: *Provided*, Two hundred thousand (200,000) dollars of this amount be expended for the completion of the Aramingo

Canal sewer, from Girard avenue to the Delaware river; two hundred thousand (200,000) dollars for building art gallery; one million (1,000,000) dollars for library site and building: *Provided*, Not more than one million (1,000,000) dollars shall be expended by the City in payment for site and erection of building; two hundred thousand (200,000) dollars, for building new Almshouse; nine hundred thousand (900,000) dollars, for abolition of grade crossings on the line of the Philadelphia and Trenton Railroad; two hundred thousand (200,000) dollars for equipment and building of Philadelphia Museum; three million seven hundred (3,700,000) dollars, for the extension, improvement and filtration of the water supply: *Provided*, At least one million (1,000,000) dollars thereof shall be expended to increase and improve the water supply of that portion of the City of Philadelphia lying west of the Schuylkill river; one hundred thousand (100,000) dollars for the extension of Fairmount Park; one million (1,000,000) dollars for repaving streets, tramway streets and intersections and underground work incident thereto; six hundred thousand (600,000) dollars, for building bridges; fifty thousand (50,000) dollars, for improvement of public parks or squares; three hundred thousand (300,000) dollars, for the purchase of ground and building of fire and police stations and electrical and underground construction; four hundred (400,000) dollars, for grading and repairs to paved streets, curved curbing, resurfacing asphalt streets, repairs to bridges, repairs to sidewalks (City Property), and repairs to ditches and sluices; one million (1,000,000) dollars, for repaving with an improved pavement small streets, forty (40) feet or less in width, from house line to house line, and the underground work incident thereto.

Interest on the said loan at a rate not exceeding three and one-half per centum per annum, shall be paid by the City of Philadelphia, half yearly, on the first day of the months of January and July, at the office of the fiscal agency of the City of Philadelphia. The principal of said loan shall be divided into ten (10) series of one million one hundred and twenty thousand (1,120,000) dollars each, alphabetically arranged, and each

Series shall be paid annually on the 31st day of December, at the said office, until the whole loan shall be paid, commencing with Series "A," which shall be so paid on the 31st day of December, 1918, and the other series shall be so paid in their alphabetical order, on the 31st day of December, of each succeeding year. The certificates of said loan shall be in the usual form in such amounts as the lender may require in sums of one hundred (100) dollars, and its multiple in registered form, and it shall be expressed in the said certificates that the loan therein mentioned and the interest thereof are payable in lawful money of the United States free from all taxes. Whenever any loan shall be created by virtue of this ordinance there shall be by force of this ordinance an annual tax levied of a sum of not more than seven-tenths (7-10) of a mill, the same being sufficient to pay the interest and also the principal of the said loan within thirty years and there shall be hereafter annually appropriated out of the tax so collected a sum sufficient to pay the interest on said loan and also the principal thereof within thirty years, and as the same becomes payable.

RESOLUTION

To publish a Loan Bill.

Resolved, by the Common Council of the City of Philadelphia, That the Clerk of Common Council be authorized to publish, in not less than two of the newspapers of the City of Philadelphia, daily for four weeks, the draft of the ordinance introduced in Common Council on Thursday, December 16, 1897, entitled "An Ordinance to authorize the creation of a loan by the City of Philadelphia for the sum of eleven million two hundred thousand (11,200,000) dollars for the improvement of suburban roads, for the completion of the Boys' High School and erection of new school buildings,, for building main sewers, building Art Gallery, library site and building, building new Almshouse, abolition of grade crossings on the line of the Philadelphia and Trenton Railroad, for equipment and building of Philadelphia Museum, for the extension, improvement and

filtration of the water supply, extension of Fairmount Park, for repaving streets, tramway streets and intersections and underground work incident thereto, for building bridges, for improvement of public parks or squares, for the purchase of ground and building of fire and police stations, and electrical and underground construction, for grading and repairs to paved streets, curved curbing, resurfacing asphalt streets, repairs to bridges, repairs to sidewalks (City Property), repairs to ditches and sluices, for repaving with an improved pavement small streets, 40 feet or less in width, from house line to house line, and underground work incident thereto," and that the said Clerk at a meeting of Common Council after the expiration of four weeks from the first day of said publication shall present to Common Council one of each of said newspapers for every day in which the said publication shall have been made.

APPENDIX No. 129.

Philadelphia, December 16, 1897.

To the Presidents and Members of Select and
Common Councils of the City of Philadelphia.

GENTLEMEN :—The Committee on Finance, to which was referred a bill entitled "An Ordinance to authorize the proper officers of the City, in determining the amounts to be paid by the Philadelphia and Reading Railroad Company, and its successors, on account of the annual interest charges upon the loan or loans authorized for carrying on the work provided for in the ordinance, approved March 17, 1894, to credit against said interest charges the amounts collected for interest upon deposits of the proceeds of the said loans, or portions thereof," respectfully report that they have carefully considered the same, and return the annexed bill with a negative recommendation, accompanied by a resolution discharging the committee from the further consideration of the same.

Jacob J. Seeds (*Ch'n*), Wm. H. Garrett, Thomas Firth,
Wm. Van Osten, Edward A. Anderson, Gustave Hahn,

Charles Seger, Wm. R. Knight Jr., William McMullen, W. F. Short, Thos. J. Rose, Watson D. Upperman, F. M. Harris, Jos. H. Klemmer, Jos. H. Brown, Edward W. Patton, Jas. B. Anderson, R. R. Bringhurst, Wm. McCoach, Chas. Roberts, Chas. F. Iseminger.

RESOLUTION

Discharging the Committee on Finance from the further consideration of a bill entitled "An Ordinance to authorize the proper officers of the City, in determining the amounts to be paid by the Philadelphia and Reading Railroad Company, and its successors, on account of the annual interest charges upon the loan or loans authorized for carrying on the work provided for in the ordinance, approved March 17, 1894, to credit against said interest charges the amounts collected for interest upon deposits of the proceeds of the said loans, or portions thereof."

Resolved, by the Select and Common Councils of the City of Philadelphia, That the Committee on Finance be, and they are hereby discharged from the further consideration of bill entitled "An Ordinance to authorize the proper officers of the City, in determining the amounts to be paid by the Philadelphia and Reading Railroad Company, and its successors, on account of the annual interest charges upon the loan or loans authorized for carrying on the work provided for in the ordinance, approved March 17, 1894, to credit against said interest charges the amounts collected for interest upon deposits of the proceeds of the said loans, or portions thereof."

APPENDIX No. 130.

Philadelphia, December 16, 1897.

To the Presidents and Members of Select and
Common Councils of the City of Philadelphia.

GENTLEMEN :—We, your Committee on Highways, to whom was referred a bill entitled "An Ordinance to author-

ize the Department of Public Works to pay certain bills for repairs to footways," respectfully report that we have examined and approve the same, and submit for your consideration the annexed ordinance, and ask its passage. The annexed report from the Sub-Committee fully explains the ordinance.

Wm. F. Dixon (*Ch'n*), John P. Buckley, J. H. B. Amick, Lalen C. Krisher, P. E. Costello, Thos. Wagner, Jr., Jas. Wolstencroft, Wm. R. Knight, Jr., Chas. C. Warwick, John J. Orr, Watson D. Upperman, Samuel Lamond, W. F. Short, H. W. Sherlock, Hugh Black, Wm. McCoach, Jos. M. Adams, F. A. Ballinger.

GENTLEMEN:—Your Sub-Committee, to whom was referred the within ordinance, respectfully report that they have carefully examined the properties in front of which the work of repairs to footways was done, and find that except properties on Cumberland street, Eleventh street, Park and Susquehanna avenues, the work was done in front of the right of way of the Philadelphia and Frankford Railroad, and for which the railroad company is not liable.

As to the claim for work done on Eleventh street, between York and Cumberland, your Sub-Committee finds that this work was done in front of what is now Fotteral Square, and at that time was the property of the City by virtue of ordinances of Councils authorizing it to be placed upon the plan as a public park or square, and authorizing the City Solicitor to proceed for the condemnation of the same for that purpose, and after the bond of the Mayor had been filed to pay all damages; so that it is properly a charge against the City, and not against the former owner, and more especially since in the settlement between the City Solicitor and the property owner under the above proceedings all work done subsequent to the filing of the bond by the Mayor was to be paid for by the City.

As to the claims against the properties on Cumberland street east of Broad street and northeast corner of Park and Susquehanna avenues, your Sub-Committee find that

the claim against the property on Cumberland street is filed against a private right-of-way by reason of which the contractor will have difficulty in recovering the claim (the amount of which is \$6.74), and as to the claim against the northeast corner of Park and Susquehanna avenues, after the filing of the same the plan was revised and by said revision the strip of ground against which the claim is filed is now in the bed of Park avenue.

Your Sub-Committee therefore report in favor of the payment of the said bills with an amended ordinance; it is, however, but proper to say that we have not allowed to the contractor either interest or cost.

Thos. Wagner, Jr. (*Ch'n*), H. W. Sherlock, Jos. H. Brown.

AN ORDINANCE

To authorize the Department of Public Works to pay certain bills for repairs to footways.

SECTION 1. *The Select and Common Councils of the City of Philadelphia do ordain*, That the Director of the Department of Public Works be authorized to draw and the City Controller requested to countersign a warrant in favor of John Donnelly & Co., in the sum of ten hundred and two (1,002) dollars and thirty-three (33) cents to pay for repairs to footways in front of the following properties: West side of Eleventh street, containing in front five hundred (500) feet, between York and Cumberland streets; north side of Wingohocking street, two hundred and fifty-two (252) feet nine and one-eighth ($9\frac{1}{8}$) inches, eastward from the east side of Oakland street, front one hundred and twenty (120) feet; south side of Wingohocking street, three hundred and seventeen (317) feet four (4) inches, eastward from the east side of Unity street, front, one hundred and thirty (130) feet; southeast side of Franklin street, eighty-two (82) feet ten (10) inches northeastward from the northeast side of Unity street, front ninety-four (94) feet six and one-half ($6\frac{1}{2}$) inches; northwest side of Frankford avenue, eighty-five (85) feet ten and seven-eighths ($10\frac{7}{8}$) inches, northeastward from the northeast side of

Unity street, front ninety-three (93) feet four and one-quarter ($4\frac{1}{4}$) inches; northwest side of Franklin street, eighty-nine (89) feet four and seven-eighths ($4\frac{7}{8}$) inches northeastward from the northeast side of Unity street, front one hundred and seventy-five (175) feet three and one-half ($3\frac{1}{2}$) inches; southeast side of Leiper street, eighty-seven (87) feet nine and one-half ($9\frac{1}{2}$) inches northeastward from the northeast side of Unity street, front one hundred and thirty-seven (137) feet ten (10) inches; northwest side of Leiper street, one hundred and thirty-six (136) feet six (6) inches northeastward from the north east side of Unity street, front one hundred and three (103) feet four and one-quarter ($4\frac{1}{4}$) inches; northwest side of Penn street, eighty-nine (89) feet six (6) inches northeastward from the northeast side of Unity street, front ninety-nine (99) feet ten and one-quarter ($10\frac{1}{4}$) inches; southeast side of Penn stret, eighty-nine (89) feet six (6) inches northeastward from the northeast side of Unity street, front one hundred and seventy-two (172) feet one and one-half ($1\frac{1}{2}$) inches; north side of Cumberland street, one hundred and sixty (160) feet eastward from the east side of Broad street, front forty (40) feet; northeast corner of Park avenue and Susquehanna avenue, front twelve (12) feet on Susquehanna avenue; and shall charge said amounts to Item 15, in the annual appropriation to the Department of Public Works (Bureau of Highways).

APPENDIX No. 131.

Philadelphia, December 16, 1897.

To the Presidents and Members of Select and
Common Councils of the City of Philadelphia.

GENTLEMEN :—We, your Committee on Highways, to whom was referred the bill entitled “An Ordinance granting permission to the W. J. McCahan Sugar Refining Company to lay steam and water-pipes to connect their refinery with their sugar house, in the First Ward,” respectfully report that we have examined and approve the

same, and submit for your consideration the annexed ordinance, and ask its passage.

Wm. F. Dixon (*Ch'n*), John P. Buckley, J. H. B. Amick, Lalen C. Krisher, P. E. Costello, Thos. Wagner, Jr., Jas. Wolstencroft, Wm. R. Knight, Jr., Chas. C. Warwick, John J. Orr, Watson D. Upperman, Samuel Lamond, W. F. Short, H. W. Sherlock, Hugh Black, Wm. McCoach, Jos. M. Adams, F. A. Ballinger.

AN ORDINANCE

Granting permission to the W. J. McCahan Sugar Refining Company to lay steam and water-pipes to connect their refinery with their sugar house, in the First Ward.

SECTION 1. *The Select and Common Councils of the City of Philadelphia do ordain*, That permission be, and the same is hereby granted to the W. J. McCahan Sugar Refining Company to lay underground a nine (9) inch steam-pipe and a four (4) inch water-pipe under the west sidewalk of Otsego street, from a point about three hundred and ten (310) feet south of Tasker street to a point about eight (8) feet south of said street, crossing Otsego street at the said point, crossing Swanson street about seventy-five (75) feet south of Tasker street on the west side and about one hundred (100) feet south of Tasker street on the east side, and crossing Meadow street about one hundred and fifty (150) feet south of Tasker street on the west side and about one hundred and sixty (160) feet south of Tasker street on the east side, in order to connect their refinery, situate on Ash street, with their sugar house on Water street. The said pipes shall be laid under the supervision and to the satisfaction of the Department of Public Works, and shall not interfere with any gas or water-pipes or sewers now in the streets. Before a permit shall be issued for the work hereby authorized, the said W. J. McCahan Sugar Refining Company shall first enter into an agreement satisfactory to the City Solicitor to be responsible for all damages arising from the construction and maintenance of said pipes, and to repave and keep in good order so much of the streets now paved as shall

be disturbed by laying the same. The permission hereby granted shall be revocable at any time on the passage of an ordinance to that effect. Before exercising any privilege hereby granted, the W. J. McCahan Sugar Refining Company shall first pay into the City Treasury the sum of fifty (50) dollars for the publication of this ordinance.

APPENDIX No. 132.

Philadelphia, December 16, 1897.

To the Presidents and Members of Select and
Common Councils of the City of Philadelphia.

GENTLEMEN :—We, your Committee on Highways, to whom was referred the bill entitled “An Ordinance to authorize the Mayor to enter security for the immediate opening of Righter street, from Hermit lane to Osborne street,” respectfully report that we have examined and approve the same, and submit for your consideration the annexed ordinance, and ask its passage.

Wm. F. Dixon (*Ch’n*), John P. Buckley, J. H. B. Amick, Lalen C. Krisher, P. E. Costello, Thos. Wagner, Jr., Jas. Wolstencroft, Wm. R. Knight, Jr., Chas. C. Warwick, John J. Orr, Watson D. Upperman, Samuel Lamond, W. F. Short, H. W. Sherlock, Hugh Black, Wm. McCooch, Jos. M. Adams, F. A. Ballinger.

AN ORDINANCE

To authorize the Mayor to enter security for the immediate opening of Righter street, from Hermit lane to Osborne street.

SECTION 1. *The Select and Common Councils of the City of Philadelphia do ordain*, That the Mayor of the City be authorized to enter security for the immediate opening of Righter street, from Hermit lane to Osborne street, and upon the filing of said bond the Director of the Department of Public Works shall forthwith proceed to open said street.

APPENDIX No 133.

Philadelphia, December 16, 1897.

To the Presidents and Members of Select and
Common Councils of the City of Philadelphia.

GENTLEMEN :—We, your Committee on Highways, to whom was referred the bill entitled “An Ordinance to authorize the opening of Tackawanna and Mill streets,” respectfully report that we have examined and approve the same, and submit for your consideration the annexed ordinance, and ask its passage. The annexed report of the Sub-Committee fully explains the conditions.

Wm. F. Dixon (*Ch’n*), John P. Buckley, J. H. B. Amick, Lalen C. Krisher, P. E. Costello, Thos. Wagner, Jr., Jas. Wolstencroft, Wm. R. Knight, Jr., Chas. C. Warwick, John J. Orr, Watson D. Upperman, Samuel Lamond, W. F. Short, H. W. Sherlock, Hugh Black, Wm. McCoach, Jos. M. Adams, F. A. Ballinger.

Philadelphia, December 13, 1897.

To the Committee on Highways.

GENTLEMEN :—Your Sub-Committee on Opening Bills in the Fourth District, having carefully considered ordinances to authorize the opening of Tackawanna street, from Church to Green street, and Mill street, from Frankford avenue to Paul street,” beg leave to report that Tackawanna street is very badly needed in order to develop property in a section which for a number of years has lain without improvement for want of outlet streets. More than one-half of the ground taken is owned by the East Frankford Land Company, who should be compelled to dedicate so much of their ground taken. The balance of the ground is owned by small holders, most of whom will be benefited by reason of receiving frontages they do not now have. Two small two-story frame buildings at the Church street end will be taken down. The dam-

ages are estimated at three thousand (3,000) dollars. We are satisfied that the opening of the street will very speedily be followed by a large number of buildings, the taxation from which would very speedily repay the City for the outlay.

Mill street is at the present time graded, curbed and paved with sheet asphaltum. The street originally was thirty-three (33) feet wide and is opened to this width. When the paving was done the curb was set to the forty (40) feet width, leaving such narrow sidewalks as not to be available. No buildings are erected on the portion taken. The opening would be a decided benefit to all the property on the street. The only possible damage that could be claimed is for the cost of the sidewalk paving, which in no event would exceed five hundred (500) dollars.

Your Committee visited both of these locations, and are decidedly of the opinion that the opening would be for the benefit of the general public. We, therefore, report the ordinance with a proviso that before Tackawanna street is opened the East Frankford Land Company shall agree to dedicate so much of their ground taken by the opening of Tackawanna street.

Jos. M. Adams (*Ch'n*), John P. Buckley, James Wolstencroft, J. H. B. Amick, H. W. Sherlock.

AN ORDINANCE

To authorize the opening of Tackawanna and Mill streets.

SECTION 1. *The Select and Common Councils of the City of Philadelphia do ordain*, That the Director of the Department of Public Works be, and he is hereby authorized and directed to notify the owners of property over and through which the following streets will pass, that at the expiration of three months from the date of said notice said streets will be required for public use, viz : Tackawanna street, from Church to Green street, and Mill street, to its full width, from Frankford avenue to Paul street: *Provided*, That before said Tackawanna street shall be opened the East Frankford Land Company shall first

dedicate to the City so much of the bed of said street as may be owned by them.

SECT. 2. The Mayor of the City is hereby authorized and directed to enter security on behalf of the City of Philadelphia, for the payment of any damages which may be assessed by reason of the opening of said streets; upon the filing of said bonds, and at the expiration of the said three months, the Director of the Department of Public Works shall forthwith proceed to open said streets.

APPENDIX No. 134.

Philadelphia, December 9, 1897.

To the Presidents and Members of Select and
Common Councils of the City of Philadelphia.

GENTLEMEN:—Your Committee on Gas, to whom was referred "Resolution relating to lighting portions of the City with Gasoline Lamps;" also, "An Ordinance to provide for the lighting, extinguishing, cleaning and repairing public lamps now illuminated by the gasoline process;" also, "An Ordinance repealing ordinance of December 31, 1878, authorizing the contracting for the lighting and care of Gasoline Lamps and providing for advertising for bids for gasoline lighting," and "Resolution requesting the Committee on Gas to report on said bill" respectfully report. The Committee met for the consideration of the above subject on Thursday, December 2d, at which time all parties interested were given an opportunity to express their views. Mr. Wilson H. Brown, who had introduced the Ordinance, stated that he had been informed that the cities of Chicago, St. Paul, Minneapolis and Milwaukee were receiving the same service in Gasoline lighting at prices ranging from \$9.00 to \$15.00, and that he thought if this was the case, that the City of Philadelphia should receive such service at prices equal to those being paid by other cities. Mr. Brown had no knowledge whatsoever of the condition prevailing in these cities, nor the character of the work done, or their re-

lations to the conditions of the business in Philadelphia. From information in possession of the Committee, as will appear in the minutes hereto attached, it was shown conclusively that every city in the East was paying more money than Philadelphia for the same service. Clinton Rodgers Woodruff, Esq., and Mr. Thomas Meehan then addressed the Committee giving their views, which were similar to Mr. Brown's.

Dwight M. Lowry, Esq., counsel for the John L. Gaumer Co., which had made a proposition through Mr. Woodruff, of the Municipal League, then addressed the Committee on behalf of his clients. Mr. Lowry stated that the John L. Gaumer Co. were prepared to enter into a contract with the city for lighting the gasoline lamps with burners and lamps similar to those now in use. In response to questions from different members of the Committee, as shown from the minutes, Mr. Lowry admitted that the John L. Gaumer Co. never lighted any city or town or furnished them with naphtha lights similar to those in use or of any kind; that they were not familiar with the lighting business, but were merely manufacturers of lamps.

Mr. Martin Maloney, Vice President and General Manager of the Pennsylvania Globe Gas Light Company, the present contractor, then addressed the Committee, and stated that the representations which had been made with regard to the service in the City of Philadelphia, in comparison with that rendered in other cities, were utterly wrong, that no other city in the country were paying less than the city of Philadelphia for the same class of service.

Mr. Maloney produced the contracts at this point for the inspection of the Committee, showing that in New York, Brooklyn, Jersey City, Trenton, Bridgeport, Lancaster, Norristown, Camden and all other places they were lighting they were paid more than in Philadelphia; that the style of lamp, burner, post, the candle power of the light, etc., used in Chicago, St. Paul and other towns mentioned were entirely different and greatly inferior to those in use in Philadelphia, which he desired an opportunity to prove to the committee. He further stated that in 1878 the light furnished was about 14 candle power (as shown by test of

Prof. Boremus hereto attached); that since that time the improvement in the burner and fixtures had enabled them to produce a light of an average of 20 candle power, as shown by a test made by Prof. Ford, of Washington, (a copy of which is hereunto attached). To produce this additional candle power, required the use of more material so that it was costing much more to produce the light today than it was when the contract was first made. Besides giving the city this additional service, he stated that while the contract provided that the city should pay \$10.00 for each lamp and post erected, in addition to \$21.00 per light per year for lighting the same, the company since 1889 erected all the lamps and posts at its own expense, thereby saving an investment to the city in this one item alone of nearly \$100,000. The company has also made all the removals at its own cost and expense, whereas the city formerly paid \$1.50 for each removal. As the hour for Councils meeting had now arrived, the Committee decided to adjourn to meet on Tuesday, December 7th. Mr. Maloney stated that he had not yet finished his statement on behalf of his company, and would like to have an opportunity to do so, and then requested the Committee to visit the works of the Pennsylvania Globe Gas Light Company, at which time he would give them every facility to examine into the business of the company. This the Committee decided to do.

Your Committee visited the general office and works of the Pennsylvania Globe Gas Light Company on Tuesday, December 7th. Mr. Maloney finished his statement to the Committee. Your Committee then investigated thoroughly the business of the Company, compared the Philadelphia lights with samples of the lamps in use in Chicago and St. Paul (which were exhibited), examined the various contracts produced, the contracts bearing in every case the official signatures and seals, conforming in detail the statements as to prices and conditions which had been made by him; and as the method for determining the price of any service in Philadelphia should be based upon the ruling price in other cities for similar service, your Committee is convinced from its examination that the city of Philadelphia is not paying too much for its gasoline lighting, but,

on the contrary, is paying less than any other city where similar conditions prevail. There is no question in the minds of anyone in regard to the service that is being rendered to the city under the ordinance. On the contrary, your Committee found from the Department of Public Works, Bureau of Lighting, that the lights had been and are giving universal satisfaction, that very few complaints were received regarding them, and, in fact, during the past year but twenty complaints of the service had been received by the department, which is a magnificent record when we consider that over 12,000 lamps are lighted every night in the year. Your Committee does not feel that it would be wise, or to the interest of the city of Philadelphia, to disturb the present contract or to make a contract with anyone who is totally inexperienced in the business, as we are convinced from the hazardous nature of the naphtha used in producing this light that it is absolutely necessary to throw around this class of business every safeguard that knowledge and experience can devise to lessen the risks involved in the use of the same, particularly when your Committee considers that about 100 barrels of this material are used daily throughout every section of the city in the lighting of these lamps. The method of storing and handling this material, the large expense that would be entailed in replacing the posts, lamps and burners and refitting the same each year, the great annoyance and inconvenience to property holders in making the changes yearly; to our minds, makes it physically impossible to change this contract yearly, and would not be a good business policy.

For these reasons, and in view of the fact that under such conditions the city has had the benefit of all the improvements made from time to time in this service, resulting in increased light without any additional cost to the city, and at a lower price than other cities pay for the same service, your Committee is of the opinion that it is proper to continue this contract in its present condition, at least until such time as some better substitute can be obtained.

From the knowledge that your Committee has gained of the service that is performed in Western cities, we are convinced that the citizens of Philadelphia would not tol-

erate it for a single day, and we would recommend that instead of taking a step backward by giving the public a poorer light, we should, if possible, give more light and the best that can be obtained is not too good for the city of Philadelphia. We, therefore, return the ordinance and resolution with a negative recommendation and request the passage of the annexed resolution discharging the Committee from the further consideration of the subject.

Chas. K. Smith (*Ch'n*), Walter Graham, Thos. Wagner, Jr., J. H. Woodhead, John Pallatt, Chas. M. Swain, Isaac D. Hetzel, Daniel H. Buck, Thos. G. Lovegrove, Bennett L. Smedley, J. C. H. Ivins, Henry Clay, Samuel Lamond, Jos. H. Klemmer, Jos. H. Brown, J. Emory Byram, W. F. Short, H. W. Sherlock, Wm. McCoach, Jos. H. Adams.

Photometrical test by Ogden Doremus, M. D., L. L. D., of New York City, College of the City of New York, corner of Lexington avenue and Twenty-third street.

New York, January 5, 1877.

MR. HUGH N. CAMP,

Dear Sir:—Last month Hon. Alan Campbell, Commissioner of Public Works of New York City, in behalf of the Board of Officers designated by the City Charter to make provision for the lighting of the public lamps of the city, consisting of the Mayor, the Comptroller, and the Commissioner of Public Works, desires me to make a photometrical test of the illuminating power of your gasoline lamps (Maloney Lamp).

I was also requested by Mr. S. McCormick, Superintendent of Lamps and Gas, to make comparative tests with two gas burners, such as are used by the gas companies on the city lamps. One was a lava "fish tail" tip with a brass plug or check, the other was a brass "bat wing" tip with a brass plug or check. The gas of the Manhattan Company's works

was used under pressure, as desired, of one inch of water; the temperature of the photometric room was 48 degrees Fahrenheit.

The lava "fish tail" burner consumed 3.2 cubic feet of gas per hour, and furnished a light equal to 9.07 candles. The brass "bat wing" burner, with check, burned 2.68 feet per hour, and was equivalent to 6.69 candles, while the globe naphtha gas lamp (Maloney lamp) when tested by the Bunsen Photometer, yielded a light equal to 14.54 candles.

Besides this excess of illuminating power, owing to the construction of your lamp, it has a decided advantage over our city lamps in windy and stormy weather, as it is much less liable to have the light extinguished.

The cheapness of the gasoline light, as compared with of ordinary illuminating gas, is well known. In towns and around private residences in the country, and where gas pipes are not laid, your simple, safe and effective device will at once commend itself.

I have the honor to remain,

Your obedient servant,

(Signed) R. OGDEN DOREMUS, M. D., L. L D.,
Professor of Chemistry and Physics in College, City of
New York, and Professor Chemistry and Toxicology in
Bellevue Hospital Medical College.

RESULTS OF TESTS MADE ON SAMPLE BURNERS
SUBMITTED BY BIDDERS FOR NAPHTHA
LIGHTING.

MALONEY COMPANY BURNER.

Pennsylvania Globe Gas Light Company:

First Test.			Second Test.			Third Test.		
19.18	candle	power.....	21.51	candle	power.....	19.62	candle	power.
19.91	"	"	19.30	"	"	19.30	"	"
19.72	"	"	21.27	"	"	19.81	"	"
20.18	"	"	21.16	"	"	19.62	"	"
18.91	"	"	21.51	"	"	18.86	"	"
19.63	"	"	21.04	"	"	18.96	"	"
19.45	"	"	20.40	"	"	19.52	"	"
19.18	"	"	19.88	"	"	18.49	"	"
18.82	"	"	18.60	"	"	18.67	"	"
19.45	"	"	21.27	"	"	18.39	"	"
<hr/> 19.44 Average.			<hr/> 20.59 Average.			<hr/> 19.12 Average.		
Average of the three tests, 19.72 candle power.								

CHICAGO BURNER.

Washington Lighting Company:

First Test.	Second Test.	Third Test.
12.74 candle power.....	11.73 candle power.....	12.05 candle power.
11.76 " "	11.36 " "	11.67 " "
10.80 " "	10.89 " "	11.29 " "
11.37 " "	11.45 " "	11.48 " "
11.67 " "	11.17 " "	11.48 " "
11.37 " "	10.80 " "	11.29 " "
11.37 " "	11.08 " "	11.00 " "
11.57 " "	10.70 " "	11.29 " "
11.27 " "	10.42 " "	11.86 " "
11.47 " "	10.89 " "	11.77 " "
11.54 Average.	11.05 Average.	11.52 Average.
Average of the three tests, 11.37 candle power.		

RESOLUTION

Discharging the Committee on Gas from the further consideration of "Resolution relating to lighting portions of the city with gasoline lamps;" also "An Ordinance to provide for the lighting, extinguishing, cleaning and repairing public lamps now illuminated by the gasoline process;" also "An Ordinance to repeal ordinance of December 31, 1878, authorizing the contract for the lighting and care of gasoline lamps known as the Maloney Lamp and providing for advertising bids for gasoline lighting," and "Resolution to report back said bill."

Resolved, by the Select and Common Councils of the City of Philadelphia, That the Committee on Gas be and they are hereby discharged from the further consideration of "Resolution relating to lighting portions of the City with gasoline lamps;" also "An Ordinance to provide for the lighting, extinguishing, cleaning and repairing public lamps now illuminated by the gasoline process;" also "An Ordinance to repeal ordinance of December 31, 1878, authorizing the contract for the lighting and care of gasoline lamps known as the Maloney Lamp, and providing for advertising for bids for gasoline lighting," and "Resolution to report back said bill."

APPENDIX No. 135.

Philadelphia, December 16, 1897.

To the Presidents and Members of Select and
Common Councils of the City of Philadelphia.

GENTLEMEN:—The Committee on Fire and Health, to which was referred the bill entitled "An Ordinance to authorize the purchase of a lot of ground and building thereon erected, situate in Somerton, in the Thirty-fifth ward, and the erection of a suitable building, or the alteration of the building now thereon erected, suitable for a fire or a sub-police station, respectfully report that they have exam-

ined the same, return it to Councils with a negative recommendation and ask for the passage of the annexed resolution.

Basil H. Brown (*Ch'n*), Theodore Borden, John Barrows, David O. Boorse, Samuel B. Gilpin, John C. Steger, Henry Erdin, W. S. Thomas, Robert T. Corson, Stanley G. Miller, Geo. B. Edwards, William McMullin, W. G. Huey, L. G. Fourier.

RESOLUTION

To discharge the Committee on Fire and Health from the further consideration of a bill entitled "An Ordinance to authorize the purchase of a lot of ground and buildings thereon erected situate in Somerton, in the Thirty-fifth ward, and the erection of a suitable building or the alteration of the buildings now thereon erected suitable for a fire or sub-police station.

Resolved, by the Select and Common Councils of the City of Philadelphia, That the Committee on Fire and Health be and they are hereby discharged from the further consideration of a bill entitled "An Ordinance to authorize the purchase of a lot of ground and building thereon erected situate in Somerton, in the Thirty-fifth ward, and the erection of a suitable building, or the alteration of the building now thereon erected, suitable for a fire and a sub-police station.

APPENDIX No. 136.

RESOLUTION

Of instruction to the Committee on Finance to thoroughly investigate as to the best type of engine to be used by the Department of Public Safety (Bureau of Fire), before any appropriation is made for new apparatus.

WHEREAS, It has been a source of great complaint at large fires that have recently taken place, that the rotary

engines are not the kind of engines that should be used where there are high buildings.

AND WHEREAS, It appears from all previous investigations made that in large cities the piston type of engine is in use.

AND WHEREAS, Our attention is again called to the failure of the rotary engines now in use in our Fire Department by the Public Press of this City; now, therefore, be it,

Resolved, by the Select and Common Councils of the City of Philadelphia, That the Committee on Finance be, and they are hereby instructed to make a thorough investigation as to the best type of engine that should be used by our Fire Department (rotary or piston) before any appropriation shall be made by these Councils for new apparatus. The cost of said investigation to be charged to Item 7, in the annual appropriation to the Clerks of Councils.

APPENDIX No. 137.

RESOLUTION

Appointing a joint special committee to investigate and inquire the reason for the discharge and appointment of employees recently made in the several departments of our city government and in the office of Recorder of Deeds and Receiver of Taxes and report to Councils:

WHEREAS, changes have been made in several of the departments of our city government, and in the office of Recorder of Deeds, whereby it is charged by the public press that old and efficient employees were removed for political reasons and new and inexperienced persons appointed to the vacancies occasioned thereby;

AND WHEREAS, the reason given by the heads of these departments for the removal of said employees was for the "good of the service;"

Therefore, to the end that the public and Councils shall be fully informed as to the real and true reasons for the removal of said employees, and that the method of appointment and dismissal of persons to and from positions in the public service in the municipality and in the county offices shall be fully known to the public; be it

Resolved, by the Select and Common Councils of the City of Philadelphia, That a joint Special Committee, consisting of five members from each chamber be appointed to inquire into the reasons for the recent discharge of employees in the several departments, and that the said joint Special Committee be and are hereby authorized to send for all persons and papers necessary for the purpose of their appointment.

APPENDIX No. 138.

LAW DEPARTMENT.

Philadelphia, December 17, 1897.

GEORGE W. KOCHERSPERGER, Esq.,
Chief Clerk of Common Council.

DEAR SIR :—I hand you herewith copy of report of jury in the matter of the opening of Clearview avenue, from Washington lane to Tulpehocken street, Twenty-second Ward, said report having been filed on December 16, 1897.

An agreement has been filed in this case by Francis C. Dade, Jr., to save the City harmless from damages for opening the said street. The street has not yet been physically opened.

Yours very truly,

JOHN L. KINSEY,
City Solicitor.

IN THE COURT OF QUARTER SESSIONS FOR
THE COUNTY OF PHILADELPHIA.

In the matter of the opening of Clearview avenue, from Washington lane to Tulpehocken street, in the Twenty-second Ward, of the City of Philadelphia.

(Copy.)

REPORT OF JURY.

(Filed December 16, 1897.)

To the Honorable the Judges of said Court:

The jurors appointed by your Honorable Court to assess the damages and benefits, if any, caused by reason of the

opening of Clearview avenue, from Washington lane to Tulpehocken street, in the Twenty-second Ward, of the City of Philadelphia, respectfully report :

That after due notice by personal service upon the registered owners of property along the line of said Clearview avenue, from Washington lane to Tulpehocken street, proof of which is hereto attached and marked Exhibit "A," the jurors met in Room No. 377, City Hall, for the purposes of their appointment, on October 25, 1897. At this meeting the following jurors were present: George R. Peddle, John O'Donnel, George H. Smith, Jefferson H. Nones, John H Weeks and Ferree Brinton. There also appeared W. W. Smithers, Esq., for Amelia Leeds and Oliver P. Fisher; J. Q. Horwitz, Esq., appeared for Clarence N. Busch, and J. Lee Patton, Esq., Assistant City Solicitor, for the City of Philadelphia. Each juror was first sworn or affirmed by one of their number upon his *voir dire*, and examined touching their capacity to serve as a member of the jury. They were each found to be disinterested, competent, and in all respects duly qualified to serve. Each juror was then sworn or affirmed by one of their number to perform his duties as a juror in the matter of the opening of Clearview avenue, from Washington lane to Tulpehocken street, in the Twenty-second Ward, of the City of Philadelphia, faithfully, impartially, and according to the best of his judgment. At this meeting a plan was produced for the use of the jury, and the affidavit of service of notice upon the registered property owners was also produced, and filed with the jury.

The jury organized by electing John O'Donnell, foreman, and George R. Peddle, secretary. The jury adjourned to meet November 3, 1897, at 9.30 A. M., on the premises. The jury met on the premises on the day appointed, at the time agreed upon, and at this meeting all of the jurors were present.

Subsequent meetings were held for the purpose of taking testimony and hearing arguments of counsel, on November 8, 15, 29, and for consultation on December 6, 1897.

And now, therefore, after a full and impartial consideration of all the testimony submitted to them, and after a careful view and review of the lines and grades at which the said Clearview avenue is to be opened, from Washington lane to Tulpehocken street, and considering as well the advantages and disadvantages, benefits and damages, to the various owners of property affected by the opening of said street, the jury do find that no properties are damaged by reason of the opening of the said Clearview avenue, between the points named.

All of which is respectfully submitted.

Feree Brinton,
John O'Donnell,
John H. Weeks,

Jefferson H. Nones,
George R. Peddle,
George H. Smith.

APPENDIX No. 139.

LAW DEPARTMENT.

Philadelphia, December 23, 1897.

GEORGE W. KOCHERSPERGER, Esq.,
Chief Clerk of Common Council.

DEAR SIR:—I hand you herewith copies of the following reports of road juries, which have been duly filed :

In the matter of the opening of Ontario street, from Kensington avenue to Second street, filed December 21, 1897.

Ontario street, from Kensington avenue to Second street, is partially opened and graded.

In the matter of the opening of Fifty-eighth street, between Market street and Walnut street, filed December 22, 1897.

Fifty-eighth street is actually opened, but not paved or graded.

In the matter of the opening of Girard avenue, from Fifty-fourth street to Haverford avenue, filed December 22, 1897.

Girard avenue is physically opened, graded, and partly paved.

In the matter of the widening of Mt. Pleasant avenue, from Chew street to Stenton avenue, filed December 23, 1897.

Mt. Pleasant avenue is physically opened.

Yours very truly,

JOHN L. KINSEY,

City Solicitor.

—

IN THE COURT OF QUARTER SESSIONS FOR THE COUNTY OF PHILADELPHIA.

In the matter of the opening of Ontario street, from Kensington avenue to Second street.

(Copy.)

REPORT OF JURY.

(Filed December 21, 1897.)

To the Honorable the Judges of said Court:

The jurors appointed by your Honorable Court to assess the damages and benefits, if any, for the opening of Ontario street, from Kensington avenue to Second street, respectfully report:

That pursuant to notice, the jury met for organization on April 14, 1897, all of the members of the jury being present at this meeting. The following counsel were either present or afterwards appeared in the matter:

J. Lee Patton, Esq., Assistant City Solicitor, for the City of Philadelphia; and John G. Johnson, Esq., E. G. Hamersly, Esq.; Ferree Brinton, Esq.; Byron Woodward,

Esq.; Joseph Ball, Esq.; J. R. Anderson, Esq.; William H. Addicks, Esq.; Alexander Simpson, Esq.; A. D. Lauer, Esq.; Thomas Leaming, Esq.; F. R. Shattuck, Esq.; Samuel S. Craig, Esq.; William H. Lex, Esq.; W. Wilson Carlisle, Esq.; and J. S. Wolf, for claimants.

At this meeting the jurors were either sworn or affirmed on their *voir dire*, and examined touching their capacity to serve as road jurors in this proceeding. Each juror was found to be disinterested, competent and in all respects duly qualified to serve, after which they were duly sworn or affirmed to perform their duties as road jurors in the matter of the opening of Ontario street, from Kensington avenue to Second street, faithfully, impartially, and according to the best of their judgment.

Thomas M. Locke was elected foreman, and Robert MacCain, secretary.

The petition was read to the jury, and the official plan was offered in evidence. The affidavit of service of notice on the jurors and the registered property owners and tenants along the line of the street was filed with the jury. The jury afterwards met on April 15, 1897, and viewed the premises, all the jurors being present at said view. The jury subsequently met on April 21, April 23, April 28; May 5, May 12, May 19, May 26; June 2, June 9, June 16, June 18, June 23, June 28, June 30; September 27, September 29; October 4, October 6, October 11, October 13, October 16, October 20, October 25, October 27; November 3, November 8, November 10, November 15, November 17, November 22, November 24, November 29; December 6, and December 10, 1897, to take testimony; on December 11 to review the premises affected; on December 13, December 14, December 15, December 16 and December 17, for consultation; and also met to sign this report; a total of forty-three meetings.

And now, after a full and impartial consideration of all the testimony submitted to them, and after a careful view and review of the lines and grades of said streets, and considering as well the advantages and disadvantages to each and every property on the line of the said Ontario street, from Kensington avenue to Second street, and the

grades at which the said street is to be opened, and acting on their best judgment, they do find that the following property owners are damaged to the amount set opposite their names :

Campbell Cooper	\$2,671 60
Wm. P. Cresson.....	2,000 00
Albert Webster	500 00
William Carter	109 44
James Scholes	54 72
J. H. Collum	54 72
Susan Reinert	579 80
Esther Wild	54 72
John M. Kennedy	4,327 00
Mary C. Lewis.....	200 00
Joseph R. Lewis.....	200 00
Jacob M. Peters.....	2,000 32
John B. Mayer.....	1,200 00
John F. Heyl.....	35 00
H. Delow	54 72
Michael Kress	250 00

They do also find that the properties in the names of the following persons are not damaged by the opening of this street :

Adolph Miller,	Mary Rochford,
Robert Pollock,	R. X. Lackey.
J. C. Hancock,	George S. Katz,
Joseph Yerner,	Ella H. Muhr,
William Moock,	C. K. Zug,
John M. Kenney, Jr.,	Henry Zender,
H. McCleary,	S. McGrory,
H. H. Keen,	Adam A. Catnach,
W. W. Hancock,	Charles Dingas,
Thomas Ayling,	J. Gledhill,
Harry Elfrey,	E. S. Taylor,
Isaac B. Manger,	T. O'Donnell,
John McClatchey,	M. J. Gilmore,
William D. Kissick,	Arthur Ambler,
Silas L. Schumo,	Arthur Amble,
Leonard Zeiser,	Joseph McKinley,

Samuel Hesster,	Joseph McKinley,
Charles Neille,	Samuel Douglass,
Charles S. McGuire,	John J. McKinley,
John McGill,	M. J. Rutty,
Jeremiah Twohig,	John Whelan,
Fairhill Railroad Co.,	Dinah Gamble,
Joseph Quirk,	Robert Gamble,
Elisha Rambo,	Robert Gamble,
Mary Ann Hargraves,	Catharine Dorn,
Emma M. Davis,	George W. Stahlhern,
Active Land Association,	William J. McLoughlin,
William S. Brodgen,	Henry C. Schmidt,
Active Land Association,	Mary L. Jones,
Henry J. Sage,	John Dingas,
Louis Becker,	H. S. McCaffrey,
E. W. Rambo,	Joseph Johnson,
F. Bruman,	H. S. McCaffrey,
Ella Muhr,	H. S. McCaffrey,
Henry S. McCaffrey,	G. Egolf, Sr.,
Henry Sage,	H. S. McCaffrey,
Oscar Helbig,	Charles Hess.

The jury do further find that no properties are benefited by said opening and that all of the damages should be paid by the City of Philadelphia.

All of which is respectfully submitted.

John Macguigan,	James Work,
Thomas M. Locke,	Robert MacCain,
Saml. L. Kelly,	C. J. Donnelly.

IN THE COURT OF QUARTER SESSIONS FOR THE COUNTY OF PHILADELPHIA.

In the matter of the opening of Fifty-eighth street, between Market street and Walnut street, in the Twenty-seventh Ward, of the City of Philadelphia.

(Copy.)

REPORT OF JURY.

(Filed December 22, 1897.)

To the Honorable the Judges of said Court:

The undersigned jurors appointed by your Honorable Court on the petition of Peter Wilfong, to assess the damages and benefits, if any, for the opening of Fifty-eighth street, from Market street to Walnut street, in the Twenty-seventh Ward, of the City of Philadelphia, respectfully report :

That after due notice the jurors met on September 16, 1897, for organization. All the jurors were present. At this and subsequent meetings the jury were attended by the following counsel, representing the property owners along the line of the said street: Samuel L. Clevinger, Esq., for Peter Wilfong, heirs of Caroline Jamison and William Conway; Horace F. Weeks, Esq., for Nathan Snellenberg et al; William Stuckert, Esq., for heirs of Caroline Jamison, deceased, and Albert Bartram Kelley, Esq., Assistant City Solicitor for the City of Philadelphia.

At this meeting, to wit, November 16, 1897, the jurors were severally sworn or affirmed on their *voir dire* and examined touching their capacity to serve as jurors in this proceeding. Each juror was found to be disinterested, competent and in all respects duly qualified to serve. The jurors were then severally sworn or affirmed by one of their number to perform their duties as jurors in the matter of the opening of Fifty-eighth street, from Market street to Walnut street, impartially and according to their best judgment. The jury then organized by electing Robert D. Coxe, foreman, and James C. Biddle, secretary, after which the petition was read to the jury and the official plan produced for their use. At this meeting the affidavit of service of notice on the registered property owners was produced and filed with the jury. The jury then adjourned to meet on September 22d, for the purpose of making a

view. All the jurors attended at said view. The jury again met for the purpose of hearing testimony, on the following days: September 24, October 1, 6, 8, 13, 15, 20, 22, 27, 29, and for the argument of counsel on November 3d. On November 10th, the jury reviewed and then held meetings on the following days for consultation: November 11, 12, 15, 16 and 17. On November 29th, after ample notice having been given to the property owners, the jury met to exhibit its schedule of awards, and on December 2, 3, 7, 9, 10, to hear further testimony and argument of counsel, which meetings, together with one for signing this report, makes a total of twenty-six (26).

And now, therefore, after a full and impartial consideration of all the testimony submitted to them, and after a careful view and review of the lines and grades at which said street is to be opened, and considering as well the advantages and disadvantages to each and every property on the line of the said street by the opening thereof and acting on their best judgment, the jury finds that the following named property owners are damaged to the amount set opposite their respective names:

Peter Wilfong	\$3,400 00
Heirs of Caroline Jamison, deceased.	4,050 00
Nathan Snellenberg, et al.	1,049 50

The jury further finds that the property of William Conway is benefited to the extent of Twenty-eight hundred (2,800) dollars.

All of which is respectfully submitted.

James C. Biddle.

Wm. A. Nester,

W. A. Sory,

Jas. H. F. Milton,

Robert D. Coxe,

Minority Report, in re-Opening of Fifty-eighth street.

I must dissent from the action taken by the majority of the jury in assessing benefits on the property of Adams S.

Conway in the matter of the opening of Fifty-eighth street, for the reason that the facts presented to the jury, read in the light of the law presented to them, lead to the conclusion that, although the opening of Fifty-eighth street would be a convenience to the property for ingress and egress, its value as real estate is not thereby rendered greater immediately after, as compared with immediately before, the opening of the street, for the simple reason that the street, as far as opened southwardly, does not abut on the property and that the property itself is wholly without frontage.

R. MEADE BACHE.

IN THE COURT OF QUARTER SESSIONS FOR
THE COUNTY OF PHILADELPHIA.

In the matter of the opening of Girard avenue, from Fifty-fourth street to Haverford avenue. in the Thirty-fourth Ward, in the City of Philadelphia.

(Copy.)

REPORT OF JURY.

(Filed December 22, 1897.)

To the Honorable the Judges of said Court:

The jurors appointed by your Honorable Court to assess the damages and benefits, if any, caused by reason of the opening of Girard avenue, from Fifty-fourth street to Haverford avenue, respectfully report:

That after due notice by service upon the registered owners of property and tenants along the line of Girard avenue, from Fifty-fourth street to Haverford avenue, proof of which is hereto attached, marked "A," the jurors met for the purposes of their appointment in Room No. 377, City Hall, on June 17, 1897, at 11.30 A. M. There were present at this meeting, Samuel G. Scott, J. Redman Coxe, William R. Hertz, James D. Simpson, Bernard Harris and Meyers Helling, of the jury. There were also present at this meeting, Henry M. DuBois, Esq., for Henry C. Car-

roll; Wm. Henry Lex, Esq., for estate of Sarah Yewdall and J. Lee Patton, Esq., Assistant City Solicitor, for the City of Philadelphia.

At this meeting the petition for the appointment of a jury was read, after which the affidavit of service of notice was produced and filed with the jury, and the official plan produced for their use.

Each juror was first sworn or affirmed by another of their number, on their *voir dire*, and examined touching their capacity to serve as jurors in this proceeding. Each juror was found to be competent, and in all respects duly qualified to serve. Each was then sworn or affirmed by one of their number to perform his duty as a juror in the matter of the opening of Girard avenue, from Fifty-fourth street to Haverford avenue, in the Thirty-fourth Ward, faithfully and impartially and according to the best of his judgment. The jury then organized by electing J. Redman Coxe, foreman, and Bernard Harris, secretary, after which they adjourned to meet on June 21, 1897, at 10.30 A. M., on the premises. On June 21, 1897, the jury met at 10.30 A. M., on the premises, and viewed same. All the jurors were present at this meeting.

Subsequent meetings were held for the purpose of taking testimony, hearing argument of counsel and reviewing the premises, on September 30, October 8, 15, 22, 29, November 5, 12, 19, 26, December 3, 10, 11, and for consultation on December 13, 1897.

And now, therefore, after an impartial consideration of all the testimony submitted to them, and after a careful view and review of the lines and grades at which said street is to be opened, and considering as well the advantages and disadvantages, damages and benefits to each and every property owner along the line of Girard avenue, from Fifty-fourth street to Haverford avenue, the jury do find and award the following damages:

Henry C. Carroll	\$11,160 00.
George H. Rapson, Executor of the estate of Sarah Yewdall, de- ceased	\$4,680 00

The jury do further find that the property of Clifford Pemberton is not damaged or is not benefited by reason of the opening of the said street ; that no other property is benefited or damaged by reason of the opening of the said Girard avenue, between the points named, and that all the damages awarded should be paid by the City of Philadelphia.

All of which is respectfully submitted.

Saml. G. Scott,	Bernard Harris,
J. Redman Coxe,	Wm. R. Hertz,
Thomas D. Simpson,	Myers Hellings.

IN THE COURT OF QUARTER SESSIONS FOR THE COUNTY OF PHILADELPHIA.

In the matter of the widening of Mt. Pleasant avenue, from Chew street to Stenton avenue, in the Twenty-second Ward, of the City of Philadelphia.

(Copy.)

REPORT OF JURY.

(Filed December 23, 1897.)

To the Honorable the Judges of said Court:

The jurors appointed by your Honorable Court to assess the damages and benefits, if any, by reason of the widening of Mt. Pleasant avenue, from Chew street to Stenton avenue, respectfully report:

That after due notice by service upon the registered owners of property along the line of the said Mt. Pleasant avenue, from Chew street to Stenton avenue, proof of which is hereto attached, marked "Exhibit A," the jurors met in Room No. 377, City Hall, on Thursday, June 3, 1897, at 3 P. M. At this meeting the following jurors were present, viz.: William S. Blight, John A. Markley,

William Harris, J. Redman Coxe, Charles A. McManus and Horace Yardley. There also appeared at this meeting John Scott, Jr., Esq., for estate of Henry D. Landis, Joseph DeF. Junkin, Esq., and David W. Sellers, Esq., for the estate of Epaminondas Pierce, deceased, and J. Lee Patton, Esq., Assistant City Solicitor, for the City of Philadelphia.

The jurors were then each sworn or affirmed by one of their number upon their *voir dire*, and examined touching their competency to serve as a member of this jury. Each juror was found to be disinterested, competent and in all respects duly qualified to serve. Each juror was then sworn or affirmed by one of their number to perform his duties as a juror in the matter of the widening of Mt. Pleasant avenue, from Chew street to Stenton avenue, in the Twenty-second Ward, of the City of Philadelphia, impartially and according to his best judgment, after which the jury organized by electing William S. Blight, foreman, and Horace Yardley, secretary. At this meeting, proof of service of notice upon the registered property owners was produced and filed with the jury. The petition for the appointment of a jury was then produced and read to the jury, and the official plan produced for the use of said jury, after which they adjourned to meet on the premises on June 7, 1897, at 4 P. M.

On June 7, 1897, at 4 P. M., the jury met on the premises and viewed the same. At this meeting all of the jurors were present.

Subsequent meetings were held for the purpose of taking testimony, hearing the arguments of counsel, on June 8, 11, 15 and 18, 1897. On June 22, 1897, the jury met for consultation, and agreed upon a schedule of awards and benefits, and adjourned to meet on June 25, 1897, to exhibit said schedule. On June 25, 1897, the jury met and exhibited their schedule of awards and benefits, when David W. Sellers, Esq., gave notice that he would produce evidence for the estate of Epaminondas J. Pierce, deceased, to show that the said property was not benefited. The jury then adjourned to meet on September 14, 1897. Subsequent meetings were held for the purpose of taking testimony on September 14, 21, 28, October 5, 12 and 19. For argu-

ment, on October 26, November 9, 16 and 23, for consultation, and on November 26, 29 and 30, 1897.

And now, therefore, after a full and impartial consideration of all the testimony submitted to them, and after a careful view and review of the lines and grades at which said street is to be widened, and considering as well the advantages and disadvantages, benefits and damages to the various owners of property along the line of the said Mt. Pleasant avenue, from Chew street to Stenton avenue, the jury do find and award the following damages:

To Kate R. Landis, trustee of the estate of Henry D. Landis, the sum of six thousand (6,000) dollars.

The Landis property taken by the opening of the avenue to its increased width consists of a strip of ground one foot wide on southeast side of Mt. Pleasant avenue, beginning at a point 166 feet 1 inch northeast of Chew street, and extending of that width northeast to and across the intervening plotted streets to the right of way of the Philadelphia & Chestnut Hill Railroad Company, and from said right of way again extending northeast across the intervening plotted streets to Stenton avenue, and controlling within these limits the whole front on Mt. Pleasant avenue, a distance of 3,450 feet in round figures, exclusive of the railroad right of way.

The jury do further find that the property of the estate of Epaminondas J. Pierce, deceased, is benefited to the extent of six thousand (6,000) dollars, and therefore assess benefits against the property of said estate, as hereinafter described in the sum of six thousand (6,000) dollars.

The property of said estate of Epaminondas J. Pierce, against which the jury assesses benefits, is a plot containing about 38 acres, extending along the southeast side of Mt. Pleasant avenue, as opened of the width of 51 feet, from the northeast side of Chew street, of the depth of 300 feet, more or less, across the intervening plotted streets to the right of way of the Philadelphia & Chestnut Hill Railroad Company, and from said right of way again extending across the intervening plotted streets to the southwest side of Stenton avenue, being of the width of 300 feet more or less from said right of way, to a point near the southwest

side of Crittenden street, and there widening to 800 feet, more or less, and continuing thence of that increased depth to Stenton avenue.

These lands of said Pierce Estate had no front on said Mt. Pleasant avenue prior to the date said avenue was opened to the increased width of 51 feet. They were cut off from the avenue by the intervening strip above described, and by the taking of that strip, the Pierce Estate secures a front on the avenue for its whole length between the points named.

This award and assessment is made pursuant to the directions of the ordinance of the City of Philadelphia, passed March 27, 1895, as set forth in the evidence.

All of which is respectfully submitted.

William S. Blight,
J. Redman Coxe,
William Harris,

Horace Yardley,
Jno. A. Markley,
C. A. McManus.

APPENDIX No. 140.

Philadelphia, December 23, 1897.

To the Select and Common Councils
of the City of Philadelphia.

GENTLEMEN:—The Committee on Finance respectfully report that they have considered a bill entitled "An Ordinance to prevent the merging of certain items in the annual appropriations to the Departments of Public Safety (Bureau of City Property), and Department of Public Works (Bureau of Surveys), for the year 1897, and return the annexed bill with a favorable recommendation, and ask its passage.

Jacob J. Seeds (*Ch'n*), Chas. K. Smith, Chas. Roberts, Chas. F. Iseminger, W. H. Garrett, Thomas Firth,

Wm. Van Osten, Charles Seger, Edward A. Anderson, Gustave Hahn, Watson D. Upperman, F. M. Harris, W. F. Short, Thos. J. Rose, Wm. McCoach, Jos. H. Brown, Jos. H. Klemmer, Edw. W. Patton, R. R. Bringham, William McMullen.

AN ORDINANCE

To prevent the merging of certain items in the annual appropriations to the Department of Public Safety (Bureau of City Property), Department of Public Works (Bureau of Surveys), and Department of Charities and Correction (Bureau of Charities), for the year 1897.

SECTION 1. *The Select and Common Councils of the City of Philadelphia do ordain*, That the following items in the annual appropriations to the Department of Public Safety (Bureau of City Property), Department of Public Works (Bureau of Surveys), and Department of Charities and Correction (Bureau of Charities), for the year 1897, shall not merge December 31, 1897. Department of Public Safety (Bureau of City Property): Item 11, for the removal of snow; Item 26, for the restoration of Independence Hall; Item 28, for the erection of a pavilion hospital; Item 30, for alterations to the school house property at Holmesburg; Item 33, for the purchase of a lot and erection of a police and patrol station in the Second Ward, not merging in 1896; Item 40, for the purchase of property at Second and Race streets for fire purposes, not merging in 1896; Item 41, for the purchase of a lot and erection of a bath house in the Twenty-third Ward, not merging in 1896; Item 42, for the erection of a bath house in the Twenty-second Ward; Item 43, for the purchase of a lot in the Eighth Ward; Item 44, for the erection of a bath house in the Twenty-seventh Ward; Item 45, for the purchase of a lot and building at Clearfield and Jasper streets, in the Twenty-fifth Ward. Department of Public Works (Bureau of Surveys): Items 18, 22, 23, 24, 25, 26, 27 and 28. Department of Charities and Correction (Bureau of Charities): Item 61.

APPENDIX No. 141.

Philadelphia, December 23, 1897.

To the Select and Common Councils
of the City of Philadelphia.

GENTLEMEN:—Your Committee on Water of Common Council, to whom was referred Select Council Appendix No. 84, entitled “An Ordinance to remit and readjust certain charges for water rent,” would respectfully report we have considered the same, and find that premises No. 313 Comptroller street, premises No. 221 West Franklin street, Twenty-second Ward, and premises Nos. 210, 212 and 214 North Front street, are covered by the general ordinance No. 75. In the matter of No. 7106 Germantown avenue, we would report that the property was vacant during 1892 to 1897, the owner claims that notice was given to draw the ferrule, but no record is in the Department. During 1893, the pipes were stolen and no water was used on the premises except by a pump. An affidavit was made to this effect and also a report of the Inspector. We would recommend the passage of the ordinance by the payment of the bill for 1892, and the ferrule charge for the years 1893 to 1897, inclusive—5 years at five (5) dollars per year.

In the matter of 1922 to 1932 Market street, would respectfully report these premises were used up to 1895 by the Philadelphia Traction Company. The supply of water was by a 2 inch ferrule, a 4 inch ferrule and a $\frac{3}{4}$ inch ferrule. A meter was placed on the premises and all water rent was paid by meter. In the fall of 1895, this property was sold and no water has been registered during the years 1896 and 1897. Notice has been given the Department to draw the ferrules, the owner to pay all expenses of same. As no water has been used we would recommend a remittance of the charges.

We would recommend the passage of the following ordinances: “An Ordinance to remit and readjust certain charges for water rent.”

SECTION 1. *The Select and Common Councils of the City of Philadelphia do ordain*, That the Department of Public Works (Bureau of Water), is hereby authorized and directed to remit and make the following charges against the premises named for the reasons stated. Strike from the books all charges against premises No. 7106 Germantown avenue, for the years 1893 to 1897, both inclusive, for the reasons above stated: *Provided*, The ferrule charges for the five years be paid at five (5) dollars per year.

Strike from the books minimum meter charges against premises Nos. 1922 to 1932 Market street, for the years 1896 and 1897, because the buildings have been unoccupied for the time stated. Settlement for the years named to be based upon the actual amount of water used, as registered by the meters: *Provided*, A permit be taken out and the ferrules drawn.

Hiram A. Miller (*Ch'n*), C. D. B. Balbirnie, Samuel Goodman, J. C. Collins, J. H. Woodhead, A. R. H. Morrow, William W. Allen, F. L. Breitingner.

APPENDIX No. 142.

OFFICE OF THE MAYOR.

Philadelphia, December 30, 1897.

To the Select and Common Councils
of the City of Philadelphia.

GENTLEMEN:—I have the honor to herewith transmit a communication received from William H. Lambert, President of the Department of Charities and Correction, together with a form of a further supplement to an ordinance, approved July 25, 1872, entitled "An Ordinance to prohibit the running at large of goats in the City of Philadelphia, and providing a penalty therefor."

I am, respectfully,

CHAS. F. WARWICK,
Mayor.

DEPARTMENT OF CHARITIES AND CORRECTION.

Philadelphia, December 27, 1897.

HON. CHAS. F. WARWICK,
Mayor of the City of Philadelphia.

DEAR SIR:—Enclosed please find a supplement to An Ordinance providing for the disposal of captured goats otherwise than killing them for the use of the Philadelphia Almshouse and Hospital.

When the ordinance was passed the Department had control of a large area of ground, the greater part was farm land, and in condition to receive the animals sent. Since then the greater part of the ground has been transferred from the control of this Department and we have no place for animals and no facilities for slaughtering.

Will you please transmit the above to City Councils.

Yours truly,

WM. H. LAMBERT,
President.

FURTHER SUPPLEMENT

To an ordinance entitled "An Ordinance to prohibit the running at large of goats in the City of Philadelphia, and providing a penalty therefor," approved July 25, 1872.

SECTION 1. *The Select and Common Councils of the City of Philadelphia do ordain*, That the animals taken up in violation of the provisions of the ordinance entitled "An Ordinance to prohibit the running at large of goats in the City of Philadelphia, and providing a penalty therefor," approved July 25, 1872, in addition to the owner or owners being liable to the penalty therein mentioned if not redeemed, then the said animals shall be taken, after the thirty-six hours from their capture as therein provided, to the Philadelphia Almshouse, *and shall be disposed of*; all ordinances or parts of ordinances to the contrary hereof notwithstanding.

APPENDIX No. 143.

OFFICE OF THE CITY TREASURER.

Philadelphia, December 28, 1897.

To the Select and Common Councils
of the City of Philadelphia.

GENTLEMEN:—It is my duty to inform you that the Chestnut Street National Bank, a depository of the City Funds, under Ordinance of July 15, 1887, suspended payment to its depositors on the 23d inst.

The City fund on deposit at the time of suspension was one hundred and forty-three thousand (143,000) dollars, being twenty-two per cent. of the capital and surplus of the bank, or three per cent. less than the limit fixed by Ordinance of April 9, 1892, said percentage being the same

as that existing at the time of suspension at other of the City depositories.

In addition to the City Fund account there was also on deposit at the Chestnut Street National Bank at the time of suspension seventy-five thousand (75,000) dollars belonging to the Sinking Fund, which deposit was made in compliance with a resolution of the Sinking Fund Commissioners, dated March 4, 1895.

There was also on deposit in the same bank at the time of suspension, seventy-one thousand five hundred and fifty-four (71,554) dollars and forty (40) cents, representing contractors' ten per cent. deposits, which money was accepted by me from time to time, at the instance of the Department of Public Works, in conformity with the ordinances pertaining thereto, and by me deposited in said Chestnut Street National Bank, as trustee.

The total amount of City monies on deposit at the time of suspension was two hundred and eighty-nine thousand five hundred and fifty-four (289,554) dollars and forty (40) cents, in addition to the interest due under the Ordinance of 1892, from July 1, 1897, to the date of suspension.

I draw your attention to these facts so that you may take such steps as you think proper to protect the City's interests.

Yours very truly,

RICHARD G. OELLERS,

City Treasurer.

APPENDIX No. 144.

OFFICE OF THE CITY TREASURER.

Philadelphia, December 29, 1897.

To the Select and Common Councils
of the City of Philadelphia.

GENTLEMEN:—In a communication to your Honorable Bodies, dated December 28th, I called your attention to

the suspension of the Chestnut Street National Bank, and to the amount of City monies on deposit therein. I desire now to further advise you that advertisement is made by George H. Earle, Jr., and Richard Y. Cook, Managers, of a plan of re-organization of the bank, which requires the assent of its creditors. This advertisement I append to this letter for your information.

I have taken the liberty of addressing a communication to the City Solicitor on the general subject of the City's deposits in the bank, calling his attention to my communication to you and to the proposed plan of re-organization.

Yours very truly,
RICHARD G. OELLERS,
City Treasurer.

APPENDIX No. 145.

OFFICE OF THE CITY TREASURER.

Philadelphia, December 30, 1897.

To the Select and Common Councils
of the City of Philadelphia.

GENTLEMEN:—Apropos of the suspension of The Chestnut Street National Bank, to which I recently called your attention, I desire to advise you further that I have just received from those in charge of the proposed re-adjustment of the affairs of the Bank, a copy of their "Plan for the Reorganization and Adjustment of the Affairs of The Chestnut Street Trust and Saving Fund Company, of The Chestnut Street National Bank, of The Singerly Pulp and Paper Mill Company, and of William Singerly," together with a circular signed by Wm. M. Hardt, Examiner, in charge, for the United States Treasury Department, which plan and circular, together with one or two smaller circulars bearing upon the subject, I herewith

enclose to you, appended to this letter-head. The proposed plan contemplates an approval which I have not the authority to give without the sanction of Councils.

Yours very truly,

RICHARD G. OELLERS,

City Treasurer.

Plan for the Reorganization and Adjustment of the Affairs of the Chestnut Street Trust and Saving Fund Company, of the Chestnut Street National Bank, of the Singerly Pulp and Paper Mill Company, and of William M. Singerly.

Such examination of the affairs of the Chestnut Street Trust and Saving Fund Company and, incidentally, of the affairs of the Chestnut Street National Bank, and of the Singerly Pulp and Paper Company, and of Mr. William M. Singerly as has been possible in the short time afforded us, has satisfied the undersigned, who are also acting as assignees of the Chestnut Street Trust and Saving Fund Company, that the only safe course of procedure, if the interests of the creditors generally are not to be sacrificed, is a manifest one. We therefore submit the following suggestions to the creditors :

It must be clear to all concerned that in no case can creditors of the Bank, of the Trust Company, of the Pulp and Paper Company, and of Mr. Singerly himself, realize more than the total value of the assets and rights of these corporations in addition to those of Mr. Singerly individually. No matter how protracted or expensive possible assignments and receiverships may be made, the creditors cannot receive more than the total of all assets less the cost and expenses which will be incidental to their administration under what will be the most expensive form of such administration. The fact, however, not at first sight so obvious, though it more and more impresses itself upon us, is that owing to the peculiar nature of the properties to be handled a lack of good judgment in their management will result in the receipt by the creditors of less than the

present, and probably of much less than the ultimate, value thereof.

It is believed that if Mr. Singerly will continue to give his entire attention to the development of his great paper, the peculiar qualifications which enabled him to build up a property earning, it is stated, in the fiscal year 1896, \$310,000 net, and earning also, it is said, in the last seven years an average annual net earning of \$243,000, will enable him to do what not merely will be impossible under changed conditions—namely, to maintain the present great value of the property—but also to increase it.

It, therefore, follows that to insure the best possible results to all creditors, two things must be kept in view :

First, and most important, the immediate adoption of a course best calculated to preserve the full value of every asset available to creditors; and,

Second, the insurance of the most speedy and equitable distribution of the assets among the creditors possible under existing conditions.

This plan will, of course, be greatly aided by Mr. Singerly's insistence that everything possessed or controlled by him shall be promptly, without legal contest, transferred to the managers to be applied to the above purposes.

The only feasible course would seem to be the adoption of a plan of reorganization and adjustment of the affairs of the Chestnut Street Trust and Saving Fund Company, of the Chestnut Street National Bank, of the Pulp and Paper Company, and of Mr. Singerly himself, similar to the following, which is suggested to all parties for their prompt acceptance as being for the advantage of all :

THE PLAN.

Provision 1.—The capital stock of "The Record" Publishing Company, or of a company to which its assets shall be assigned, shall be fixed and issued to an amount necessary to give all creditors in Class A par for their claims in a stock preferred as to dividends and principal which shall bear 6 per cent. interest cumulative; and all creditors in Class B par for their claims in a second preferred 6 per

cont. cumulative stock, also preferred, after the first preferred stock, as to dividends and principal; and all creditors in Class C par in the common stock of said company. No encumbrance against "The Record" Publishing Company's property is to be created without the assent of the holders of two-thirds of the preferred stock of the two classes.

Class A shall consist of assenting creditors to the extent to which they may hold liens against "The Record" Publishing Company, or preferred or city claims against the bank or trust company, or persons or corporations willing to advance new moneys to be applied, at the best discretion of the managers, in the furthering and bringing about this reorganization.

Class B shall consist of holders of claims against "The Record" or of claims secured by its stock. In case of any doubt as to the amount or actual existence of a claim as being a valid one against "The Record," the managers may finally settle the amount and status of such claim without liability to themselves; or, if their decision be adverse to the status of the claim as one against said Publishing Company, the holder thereof may insist upon a judicial decision of his status.

Class C shall consist of all creditors other than those above specified of any of the parties, a reorganization of whose affairs is now contemplated or may become necessary to the success of this plan.

The managers, under the advice of their counsel, one of whom so long as he shall act shall be John G. Johnson, shall be authorized to pass upon and determine the fact as to the persons having claims entitled to admission and to which class they shall be allotted; and generally, in avoidance of delays and litigations otherwise necessary, they shall be authorized, in case of any dispute ensuing, to finally interpret under the like advice each and every of the provisions of this plan.

New Issue of Stock.

Note.—There now exists \$1,000,000 of common stock of "The Record" Publishing Company subject to the prior

lien of \$700,000 of mortgages. After a full examination of the property it was recommended, to a syndicate recently formed, that this stock issue be increased by the issuance of \$2,000,000 of preferred stock, making the total issue \$3,000,000, the \$700,000 of mortgages being intended to be paid out of the proceeds secured from such new issue. Under these conditions the \$2,000,000 of preferred stock at par were over subscribed for by the capitalists and banking interests of Philadelphia.

Provision II.—The managers of this plan shall make actual distribution of this stock within thirty days after they shall determine that sufficient assents have been received to make the plan operative. The amount of assents which shall make the same operative shall rest in their absolute uncontrolled discretion, and it shall be their duty immediately upon the determination that sufficient assents have been secured to make announcement of the fact.

Provision III.—The existing claims shall forthwith and respectively, upon the receipt by the holders of their said stock to the respective amounts, become the property of the managers for the purposes now to be stated, and all said stock shall be subject to redemption by Mr. Singerly within the period of six years, as herein stated, upon the payment of the par value of said stock, with interest at the rate of 6 per cent. per annum, less a credit of all dividends theretofore received.

The expenses and compensation of the managers shall be paid out of the property in the hands of the managers held by them in trust before the same shall be distributed. Their accounts shall be filed with Samuel R. Shipley, President of the Provident Life and and Trust Company, or in case of his inability or failure to act, with William F. Harrity, President of the Equitable Trust Company, and when audited and approved by either of the said gentlemen above named in the order of naming, shall be treated as finally and conclusively settled in a way binding upon all parties having an interest therein.

Any assets obtained by the managers from those having claims against the bank in the distribution of the assets of the bank shall be applied *pro rata* to the purchase at par

of "The Record" stock held by the now owners of assented claims against the bank or their assignees; or, if the managers shall think it advisable, to the liquidation of the bank itself, at their option.

Any assets so obtained from the Trust Company shall be applied by the managers to the purchase *pro rata* at par of "The Record" stock, which shall be held by the now owners of assented claims against the Trust Company, or if the managers shall think it advisable, at their option to the liquidation of the Trust Company itself.

Mr. Singerly shall deed to the managers in trust or to "The Record" Publishing Company, or to both, in such portions as the managers shall deem advisable and as their counsel shall recommend, all of his other estate and property whatsoever. They shall hold this amount, together with any other sums, which they shall receive in the course of the administration of the property, in trust:

1. To secure the further issue of "Record" stock if necessary, and this may be issued as counsel may advise, either through the present or a new corporation, which latter shall take over the present plant and assets of the paper; and

2. To further the liquidation of the bank, the Trust Company, the Pulp and Paper Company and of Mr. Singerly. In making this liquidation they shall have the fullest possible discretion and power as to the manner in which the same shall be done, and for any conduct of theirs whilst acting under the advice of counsel as aforesaid they shall be saved from personal liability.

3. Any amount which shall remain under the above trust, together with the net earnings of "The Record" Publishing Company over and above dividends as herein provided, shall be devoted to the purpose of redeeming the stock of "The Record" Publishing Company or of any new company to be organized as aforesaid which shall shall be issued under this plan.

There shall be paid as far as possible in each year dividends at the rate of 6 per cent. per annum upon the common stock. No net earnings shall be appropriated to the redemption of the stock until there shall have been paid

to the holders of said common stock the fixed dividends at this rate. All net earnings which shall remain after the payment of these dividends which shall not be necessary for the proper conduct and management of "The Record" Publishing Company shall be applicable to the redemption as aforesaid. The redemption shall be in the manner following :

1. The first preferred stock shall be redeemed before there shall be any redemption of the second preferred stock.

2. The second preferred stock shall be redeemed before there shall be any redemption of the common stock. The redemption shall be *pro rata* amongst the holders of each particular series. As this stock shall be redeemed by the appropriation of net earnings the same shall be cancelled.

It shall be within the power of Mr. Singerly at any time within six years from the carrying into effect of this plan, or of his assignees, to purchase from the holders of shares of "The Record" Publishing Company stock outstanding upon payment of the par value thereof, with any difference between an amount which shall represent interest at the rate of six per centum upon said stock from the time of its issuance and the dividends which shall have been received thereon by the holders.

Mr. Singerly shall remain the editor of "The Record," and shall control its policy; but its business management shall be controlled by a board, of which the managers may be members, to be elected by a voting trust, which shall consist of the managers and of Mr. Sydney F. Tyler, President of the Fourth Street National Bank.

If in the opinion of the managers it shall become necessary or expedient to amend or change the plan, or after such change or amendment to restore any feature so changed or amended, any such action which they shall deem advisable may be taken by them from time to time by the advice of their counsel and with the assent of a committee acting by a majority (and all bodies herein constituted shall so act), to consist of five gentlemen, B. B. Comegys, George Philler, Samuel R. Shipley, William F. Harry and N. W. Ayer. No modification shall be

made, however, which will prevent the assenting creditors from receiving "The Record" stock within thirty days from the time the plan is declared operative by the managers.

If the creditors promptly accept this plan the undersigned will consent, as they have been requested, to undertake the responsibility of its management, provided that, as is usual in such case, they are relieved from all liability or accountability for all actions or omissions made by them in good faith when acting under the advice of counsel.

Of course, the decision in this matter lies with the creditors, and the undersigned are entirely prepared, should the creditors so elect, to proceed with the liquidation of the Trust Company in due course.

They believe that a failure to pursue the course above recommended cannot but prove injurious, possibly fatally injurious to all classes of creditors.

GEORGE H. EARLE, JR.,
RICHARD Y. COOK.

P. F. ROTHERMEL, JR.,
J. HOWARD GENDELL,
JOHN G. JOHNSON,

Of Counsel.

Philadelphia, December 27, 1897.

We do assent to the above plan, and do agree that upon the same being declared operative by the managers we will forthwith make such assignments of our respective claims, together with the collaterals we may hold therefor, as may be necessary to enable them to carry the same into execution.

(Sign here).....

CHESTNUT STREET NATIONAL BANK.

Philadelphia, December 29, 1897.

The following published statement of Deputy Comptroller Coffin, giving an explanation of the plan for volun-

tary liquidation, and showing how the acceptance of "Record" stock will affect the existing legal rights of the creditors of the Chestnut Street National Bank to a ratable share of the assets of said bank, is furnished for their information :

"One feature of the plan submitted to creditors of the Bank and of the Trust Company which does not appear to be clear to their minds is that which offers to give them 'Record' stock in the place of their claims against these institutions respectively, and how this will affect the right they now have to a ratable share of the assets owned by the Bank and the Trust Company. The impression is that if stock is accepted under the plan the creditor so accepting surrenders his legal right to a share of the assets. This impression is entirely wrong.

"The real meaning of the plan can be shown by the following illustration: The Chestnut Street National Bank owes a depositor, say \$1,000, which was previous to its suspension payable on demand. The depositor now has a claim to a ratable share of whatever money is realized from a conversion of the Bank's assets into cash. If a receiver were appointed he would prove his claim for \$1,000 and receive as evidence of same a certificate for this amount. As the assets are turned into cash he would receive, with all other depositors a dividend in cash representing his percentage or proportion of the total cash received from the assets. Now under the plan proposed, instead of the receiver's certificate, which is simply an evidence of debt, he receives a certificate entitling him to ten shares of "Record" stock, bearing 6 per cent. interest, which in itself represents a property value separate and apart from his proportionate share in the assets which he still retains, for the plan distinctly provides that as the trustees or managers convert the assets into cash this shall be distributed pro rata to those creditors who have accepted temporary 'Record' stock as evidence of their claim against the Bank.

"For instance, as soon as enough cash is realized from the assets of the Bank to pay, say, twenty-five per cent. of the stock accepted by creditors, the depositor holding ten shares for his \$1,000 claim would receive \$250 cash on ac-

count of same and this would cancel \$250 of the stock and leave him the holder of \$750 of the stock to be cancelled by further cash payments. The same procedure will apply, of course, to a creditor of the Trust Company accepting stock for his claim.

"Another thing they should clearly understand is that the creditors of the National Bank are alone entitled to whatever value there is in the assets of the Bank, and no portion of this value can be diverted to the use or benefit of the creditors of the Trust Company or any other parties. In the same way no portion of the value in the Trust Company's assets can be diverted to the use of the Bank's creditors."

WM. M. HARDT,

Examiner, in Charge.

APPENDIX No. 146.

OFFICE OF THE CITY TREASURER.

Philadelphia, December 30, 1897.

To the Select and Common Councils
of the City of Philadelphia.

GENTLEMEN:—A question having arisen, after the lease of the Gas Works, as to whether under the Ordinance of April 9, 1892, certain banks were entitled to special deposits, without interest, of \$25,000, as a compensation for collecting monies for the Gas and Tax Bureaus, I communicated, on the 8th inst., with the City Solicitor, who, in an opinion just received, advises me "that the conditions upon which the deposits were to be made being no longer in existence,—there is no reason for compliance with the said ordinance." In response to a further suggestion from this department, the City Solicitor adds: "The Second National Bank, I am informed, is still collecting monies for the Tax Bureau. If this be so, the terms of the ordinance still applies to it."

In compliance with the opinion of the City Solicitor I have notified all the special deposit banks, with the exception of the Second National, that I will withdraw the special deposits from them to-morrow. Under the same opinion I shall continue the special deposit in The Second National Bank. As further legislation may be necessary on the subject, I deem it my duty to call the matter to your attention.

Very respectfully yours,

RICHARD G. OELLERS,
City Treasurer.

APPENDIX No. 147.

524 Walnut Street.

Philadelphia, December 29, 1897.

WENCEL HARTMAN, Esq.,

President of Common Council.

DEAR SIR:—The plan for the restoration of the State House, submitted to and approved by the Committee on Finance of Councils, was embodied in the specifications and made part of the present contract for the work. In this plan the wing buildings were altered only by changing the present roof to its old form, and placing in the back and front walls the doors and windows as they were in the first building, and otherwise preserving them as they are now. The Director of Public Safety has now ordered the architect to have these wing buildings torn down to their foundations and replace them with new structures. He sets aside the plan and the specifications and contract as far as it applies to these buildings.

The result will be when the wings are torn down that it will be impossible to rebuild them as they originally were. There does not exist any plan or description of the wings; we do not know their height, we do not know with any accuracy their width, length or depth, nor the height

of either of the stories; we know nothing of the internal arrangement of the rooms; we will therefore, have, if this order is carried out, at a great increase of cost a re-building by guess work in place of the present solid structures, which, although not the original work, were built in harmony with it, and require only the modifications suggested in the plan to give them the appearance of the first buildings. If the order is carried out, the fire proof character of the present buildings and their value for the purposes of the museum to be established in them, will be greatly impaired; if, on the other hand, they are preserved and restored according to the plan, specifications and contract, they will be in correct architectural relation with the center building. Their value for museum purposes will be preserved, and the cost of the whole kept within the contract. The appropriation made by Councils, was based on this plan, which received the approval of every one officially connected with the work, and the amount, \$50,000 you appropriated, was fully sufficient for the restoration of the whole structure, including the Fifth and Sixth street buildings, and every item of rebuilding and heating the whole.

The alterations which have been made by the Director outside of the plan, and which are now proposed to be made, have and will increase the expenditures and the cost of the whole work will be over \$100,000, or twice the original cost of all the buildings, and twice the cost of the estimate submitted to and approved by your Committee.

The result will be a very serious injury to the whole restoration.

I submit to the Common Council through you as its President, the above statement of facts for its consideration.

Very respectfully,

CHARLES S. KEYSER.

APPENDIX No. 148.

RESOLUTION

Appointing a Joint Special Committee, composed of three members of each Chamber to investigate the construction of the building used as a police station at the northwest corner of Twentieth and Berks streets.

WHEREAS, It has been reported that several of the buildings recently erected for use as fire and police stations are improperly constructed; therefore, be it

Resolved, by the Select and Common Councils of the City of Philadelphia, That a Joint Special Committee composed of three members of each Chamber be, and is hereby appointed to investigate the construction of the building used as a police station at the northwest corner of Twentieth and Berks streets, and report the result of same to these Councils.

APPENDIX No. 149.

RESOLUTION

To adjust the City's claim against the Chestnut Street National Bank.

Resolved, by the Select and Common Councils of the City of Philadelphia, That it is with deep regret we hear of the misfortune which has overtaken our fellow townsman, William M. Singerly. The Select and Common Councils of the City of Philadelphia do sympathize with him in his financial troubles, and The City of Philadelphia having now money deposited in the Chestnut Street National Bank;

Be it further Resolved, That the proper authorities of this City use just and lenient measures as regards the

settlement against said Bank that will not jeopardize the claims of other depositors, and if lawful to agree to the proposition offered by the Committee adjusting the Bank's affairs.

APPENDIX No. 150.

RESOLUTION

Of request to the Manager of the Union Traction Company to run additional cars between the hours of 7 and 10 A. M. and 5 and 7 P. M.

WHEREAS, Numerous complaints are daily made through the public press of the City of Philadelphia of the insufficient accommodation for the public need in furnishing them with proper car facilities; therefore be it

Resolved, by the Select and Common Councils of the City of Philadelphia, That the Manager of the Union Traction Company be requested to run additional cars on all their lines, between the hours of 7 and 10 A. M. and 5 and 7 P. M., to accommodate the public in going to and returning from their places of business.

APPENDIX No. 151.

Philadelphia, December 30, 1897.

To the Presidents and Members of Select and
Common Councils of the City of Philadelphia.

GENTLEMEN:—The Committee on Fire and Health, to which was referred the resolution entitled "Resolution to repeal resolution requesting the Director of Public Safety to permit hotel-keepers and officers of banks to privately contract for the removal of garbage," respectfully report

that they have carefully considered the same, and return the annexed resolution with a favorable recommendation, and ask its passage.

Basil H. Brown (*Ch'n*), Stanley G. Miller, W. S. Thomas, Theodore Borden, Robert T. Corson, Samuel B. Gilpin, John Barrows, David O. Boorse, L. G. Fourier, Jas. B. Anderson, Henry Erdin, A. Raymond Raff (report), S. F. Houseman, Harry Hunter, Geo. B. Edwards (for report).

RESOLUTION

To repeal resolution requesting the Director of Public Safety to permit hotel-keepers and officers of banks to privately contract for the removal of garbage.

Resolved, by the Select and Common Councils of the City of Philadelphia, That the resolution requesting the Director of Public Safety to permit hotel-keepers and officers of banks to privately contract for the removal of garbage, be, and is hereby repealed.

APPENDIX No. 152.

RESOLUTION

To approve and confirm the First National Bank as the bank in which the active account of the City Treasurer shall be kept.

Resolved, by the Select and Common Councils of the City of Philadelphia, That the First National Bank be, and the same is hereby approved and confirmed as the bank in which the active account of the City Treasurer shall be kept; said bank having been selected by the City Treasurer, in compliance with Section 2 of the Ordinance of April 9, 1892, for said purpose.

APPENDIX No. 153.

OFFICE OF THE MAYOR.

Philadelphia, January 6, 1898.

To the Presidents and Members of Select and
Common Councils of the City of Philadelphia.

GENTLEMEN :—I have the honor to herewith transmit for your consideration a communication received from Mr. Thomas M. Thompson, Director of the Department of Public Works, relative to an appropriation to the Bureau of Water, Department of Public Works, for the year 1898, for the purpose of improvements and extensions in said Bureau.

I am, respectfully,

CHAS. F. WARWICK,
Mayor.

DEPARTMENT OF PUBLIC WORKS.

Philadelphia, January 5, 1898.

HON. CHAS. F. WARWICK,
Mayor of Philadelphia.

DEAR SIR :— I beg to call your attention to the fact that in the annual appropriation to this Department for the year 1898, Councils have made no provisions for any improvements or extensions in the Bureau of Water.

There are several matters in connection with the successful and proper operation of this Bureau which should receive immediate attention from Councils, and for which appropriations should be made, to wit:

1. A new 48-inch pumping main from the Queen Lane Pumping Station to the Queen Lane Reservoir.

As originally designed, the system at the Queen Lane Pumping Station, contemplated two pumping mains each

of 48 inches diameter, to carry from the pumping station to the reservoir, 80,000,000 gallons of water per day, pumped by the four engines. As it is at present, the entire pumpage of these engines is forced through a single main which is all we have at this station. This increases the pressure upon the main by more than 15 per cent. of what it would be if the four engines were pumping through two mains as originally intended.

Any serious accident to this main would, of course, throw the entire system out of service at once, compelling us to supply the district now cared for by the Queen Lane Reservoir, by direct pumpage from the Spring Garden Pumping Station, thus crippling our capacity for keeping the East Park Reservoir full.

The estimated cost of a second pumping main at the Queen Lane Pumping Station is \$88,000.

2. Coal shed and tunnel, Queen Lane Pumping Station.

This station is as yet without any proper appliance for the storage of coal, and we are compelled to haul the coal to it in carts, at a cost of 25 cents per ton for all the coal used there. The extra cost of putting coal at this station, owing to the lack of adequate storage capacity and terminal facilities was \$8,000 during the year 1897.

The estimated cost of coal shed and tunnel is \$35,000.

3. The relocation of the suction mains from the river to the Queen Lane Pumping Station.

Owing to the present location of the suction mains at this station, air is introduced into the pumps along with the water, causing severe strains to be brought upon the pumps and also upon the pumping main. It has only recently come to our knowledge that these strains have resulted in the fracture of every one of the twelve pump-chambers, one in each of the twelve pumps.

Plans have been prepared for relaying the suction mains at a proper grade, and the estimated cost is \$36,000.

4. Three million (3,000,000) gallon pumping engine at the Belmont Auxiliary Pumping Station. Estimated cost, \$10,000.

Five million (5,000,000) gallon pumping engine at the Roxborough Auxilliary Pumping Station. Estimated cost, \$15,000.

At each of these auxiliary pumping stations, we have but one engine, which we are compelled to keep in operation day and night without repairs of any kind, and an accident at either station would result in the district supplied by it being without water.

Action cannot be taken too early to relieve these over-worked pumping engines.

5. Boilers, boiler-house and stack, Belmont Pumping Station.

The present flue system at this station is in such condition that it is liable to collapse at any time, thus throwing the entire plant out of service. To properly repair the flue would require weeks of labor, and during said repairs it would be necessary to stop all the pumps. To do this would deprive the district of West Philadelphia of water. Therefore before said repairs can be made, it will be necessary to construct a new boiler house and stack, and install a new set of boilers.

Estimated cost of this work, \$35,000.

6. Engine house at Belmont Pumping Station.

At this station a No. 4 Worthington engine transferred from the Spring Garden Pumping Station is still running as a low duty engine, owing to inadequate boiler capacity, and since its transfer in 1895, has been housed in a rude covering of boards. A house should be built to properly protect it from the weather, and plans and specifications have been prepared for this work.

The estimated cost of this structure is \$20,000.

7. Boilers, boiler-house and stack, Roxborough Pumping Station.

At this station we have three engines, and only sufficient boiler capacity to run two of them at one time, thus constantly leaving an engine idle. The district supplied from the Roxborough Pumping Station is growing rapidly,

and the boiler capacity at this station is utterly inadequate to meet the demands made upon it.

Estimated cost of these boilers, boiler-house and stack, \$35,000.

RECAPITULATION.

48-inch pumping main, from Queen Lane Pumping Station to Queen Lane Reservoir.....	\$88,000
Coal shed and tunnel, Queen Lane Pumping Station	35,000
Relocation of suction mains, Queen Lane Pumping Station	36,000
3,000,000 gallon pumping engine, Belmont Auxiliary Station	10,000
5,000,000 gallon pumping engine, Roxborough Auxiliary Station	15,000
Boilers, boiler-house and stack, Belmont Pumping Station	35,000
Engine house, Belmont Pumping Station.....	20,000
Boilers, boiler-house and stack, Roxborough Pumping Station	35,000
<hr/>	
Total.....	\$274,000

There are other pressing necessities in the Bureau of Water, but these are the most urgent and should receive immediate attention, so that the work can be done in the early part of the present year and be ready for use before the heavy demands of the consumption of summer months commence.

I would therefore respectfully ask that you forward these facts to Councils, with the request that they give the matter prompt attention, and make an appropriation sufficient to cover the improvements required.

Yours respectfully,

THOMAS M. THOMPSON,

Director.

APPENDIX No. 154.

OFFICE OF THE MAYOR.

Philadelphia, January 6, 1898.

To the Presidents and Members of Select and
Common Councils of the City of Philadelphia.

GENTLEMEN:—I have the honor to advise you that I have approved, upon the dates named, the following ordinances :

September 22, 1897—An Ordinance to authorize the revision of that portion of plan No. 184, bounded by Baltimore avenue, Willow's avenue, Fifty-sixth street and Cobb's creek.

September 22, 1897—An Ordinance making an appropriation to the Department of Public Works to pay for the laying of sidings and switches at Sixty-third street and Reading Railroad to receive dredging material from the subway.

September 22, 1897—An Ordinance to authorize the opening of the unopened portion of Carlisle street, from Ontario to Tioga street.

September 22, 1897—An Ordinance to authorize the grading of Tenth, Greene, Hancock, Clearfield, Second, Salford and Redfield streets, Sixty-ninth avenue north, Hunting Park and Parkside avenues.

September 27, 1897—An Ordinance to provide for an increase of indebtedness to the amount of twelve million two hundred thousand (12,200,000) dollars for the improvement of suburban roads, completion of Boys' High School and erection of new school buildings, building main sewers, building art gallery, improvement to Gas Works, library site and building new Almshouse, abolition of grade crossings, maintenance and equipment to Philadelphia Museums, extension, improvement and filtration of the water supply, extension of Fairmount Park, repaving streets and underground work incident thereto, bridges, improvement of public parks and squares, purchase of

ground and building fire and police stations, electrical and underground construction, grading and repairs to paved streets, curved curbing, resurfacing asphalt streets, repairs to bridges, repairs to sidewalks (City Property), and repairs to ditches, sluices, and authorizing the submission to a vote of the people and fixing the day of holding an election for the purpose of obtaining the assent of the electors to the increase of indebtedness, and authorizing the corporate authorities of this municipality to make the necessary announcement by public advertisements to the electors as required by law, and directing the City Commissioners to prepare and distribute the necessary ballots as provided for in the laws of the State of Pennsylvania governing the increase of indebtedness of municipalities.

September 27, 1897—An Ordinance to levy and fix the rate of taxes for the year 1898.

September 27, 1897—An Ordinance to authorize certain transfers in the annual appropriations to the Department of Public Safety, Bureaus of Police, Fire and City Property, and the Inspectors of the County Prisons, for the year 1897.

October 4, 1897—An Ordinance amending an ordinance entitled "An Ordinance granting permission to the United Singers of Philadelphia to hold the National Saengerfest in Fotteral Square."

October 4, 1897—An Ordinance to authorize the opening of Belfield avenue, Seventeenth, Carlisle, Ezekiel, Lindley, and Seventy-seventh streets, Glenwood avenue and Gibson lane.

October 11, 1897—An Ordinance to approve the contract and surety of Robert S. Johnston for furnishing all the materials and performing all the labor required appurtenant to the completion of the main building of the new high school, situated on the west side of Broad street, between Green street and Brandywine street, for the Board of Public Education.

October 12, 1897—An Ordinance to authorize the laying of gas pipe in certain streets.

October 12, 1897—An Ordinance to make an appro-

priation to new Item 13, in the annual appropriation to the Department of the Receiver of Taxes, for the year 1897, for the refunding of certain twice paid, overpaid and paid in error water rents, permits and pipe laying bills paid to the Department of the Receiver of Taxes, Bureau of Water, from January 1 to August 1, 1897.

October 12, 1897—An Ordinance to make an appropriation to the annual appropriation to the Department of City Treasurer, for the year 1897, for the purpose of enabling the City Treasurer to pay to the Commonwealth of Pennsylvania one-half the amount collected and due to the State for the maintenance of indigent insane at Norristown.

October 12, 1897—An Ordinance to authorize and direct the Commissioners of the Sinking Fund to pay certain moneys into the City Treasury.

October 12, 1897—An Ordinance to approve the contract and surety of Robert S. Johnston for furnishing all the materials and performing all the labor required appurtenant to the completion of the main building of the new High School, situated on the west side of Broad street, between Green street and Brandywine street, for the Board of Public Education.

October 26, 1897—An Ordinance to authorize construction transfers in the annual appropriation to the Mayor, Department of Public Works (Bureaus of Highways, Surveys and Street Cleaning), Department of Public Safety (Bureau of Health), and Department of Charities and Correction (Bureaus of Charities and Correction), for the year 1897.

October 26, 1897—An Ordinance to authorize satisfaction of sewers in Airdrie, Carey, Cadwallader, Forty-eighth, Forty-ninth, Gaul, Melrose, Preston, Third, Dalkeith, Eighteenth, Loudon, Quincy, Westview, Underhill, and Price streets.

November 3, 1897—An Ordinance to authorize satisfaction to be entered in cases of certain taxpayers who appear to be delinquent.

November 3, 1897—An Ordinance making an additional

appropriation to Item 7, "Incidentals," in the annual appropriation to the Clerks of Councils, for the year 1897.

November 3, 1897—An Ordinance to authorize the laying of gas-pipe in certain streets.

November 3, 1897—An Ordinance to authorize the laying of gas-pipe in certain streets.

November 3, 1897—An Ordinance to authorize certain transfers from the annual appropriations to the Department of Public Works (Bureau of Gas) and City Commissioners for the year 1897, to the annual appropriation to the Mayor, for said year.

November 3, 1897—An Ordinance to amend an ordinance approved July 16, 1897, authorizing the construction of sewers in Ashmead, Beulah, Bonitz and other streets.

November 3, 1897—An Ordinance to strike from the City plan Russell street, from Bath to Brabant street, in the Twenty-fifth Ward.

November 3, 1897—An Ordinance to authorize the paving of May and Windrim streets, Parkside and Hunting Park avenues.

November 3, 1897—An Ordinance granting permission to the Franklin Sugar Refining Company to erect an iron bridge over and across Delaware avenue, north of Bainbridge street.

November 3, 1897—An Ordinance granting permission to the Franklin Sugar Refining Company to maintain a bridge upon the west side of Penn street, north of Bainbridge street.

November 4, 1897—An Ordinance to authorize certain transfers in the annual appropriation to the Department of Public Safety (Electrical Bureau), Department of Public Works (Bureaus of Highways, Gas, Lighting and Surveys), for the year 1897.

November 4, 1897—An Ordinance to authorize the construction of main sewers in Brown street, Mascher street, Twenty-ninth street,, Relief and West Branch Wingo-hocking creek.

November 4, 1897—An Ordinance to approve the contract and surety of George W. Stewart for building additions and making alterations to certain buildings of the Insane Department of the Philadelphia Hospital, West Philadelphia, for the Bureau of Charities; and the contract and surety of Daniel J. McNichol, for the construction of a bulkhead along the easterly side of Delaware avenue, between Vine and South streets, and the extension and reconstruction of City sewers and the laying and relaying of gas and water mains and electrical conduits, payment for which work is to be made from the funds set apart by the Board of Directors of City Trusts.

November 9, 1897—An Ordinance to place on the City plan Smedley, Eleanor, Albert, Harold, Myrtlewood, Cambridge, Wilton, Lindenwood, Frederick, Atlanta and Harper streets and Filmont avenue.

November 9, 1897—An Ordinance to provide for the enclosing of vacant lots and lots upon which building operations are in progress upon which excavations have been made.

November 10, 1897—An Ordinance to permit the retention of a frame building on Broad street, below Cumberland street, now erected.

November 12, 1897—An Ordinance to change the names of certain streets.

November 12, 1897—An Ordinance to amend an ordinance approved the sixth day of April, 1897, to authorize the revision of the lines and grades of that portion of plan No. 16, bounded by Washington lane, Walnut lane, Wisahickon avenue and Wayne avenue, in the Twenty-second Ward.

November 12—An Ordinance to revise the lines and grades of Baker street, from Jackson to Gat street, in the Twenty-first Ward.

November 12, 1897—An Ordinance to authorize the opening of Jessup and Oakford streets.

November 12, 1897—An Ordinance to repeal ordinances to authorize the opening of Franklin street, on the south-east side, from Germantown avenue to Emlen street.

November 12, 1897—An Ordinance to place Butler street, from Lawrence to American street, in the Thirty-third Ward, on the City plan.

November 12, 1897—An Ordinance to strike from the City plan Thirty-first street, from Lehigh avenue to Cambria street, and Frank street, from Emlen street to Quincy street.

November 12, 1897—An Ordinance granting permission to Messrs. Riggs and Brother to erect a clock on sidewalk in front of their premises No. 310 Market street.

November 12, 1897—An Ordinance to reimburse the Philadelphia Cricket Club for damages to their property by bursting water main.

November 22, 1897—An Ordinance to approve the contract and surety of George W. Stewart, for the erection of a public school house on the southeast corner of Howard and Cambria streets, in the Thirty-third Ward.

November 22, 1897—An Ordinance to approve the contract and surety of Samuel Gourley Jr., for the erecting of a public school house on Scymour street between Knox street and Henry street, in the Twenty-second Ward; the contract and surety of the Jutte and Foley Company for the construction of the masonry structure of a bridge on the line of Gray's Ferry Avenue, over the Schuylkill River, in the Twenty-seventh and Thirty-sixth Wards; the contract and surety of P. McManus for the construction of a certain brick freight house, engine house and repair shop, with the appurtenances complete and ready for use in the depressed yard of the Philadelphia & Reading Railway at Twentieth and Hamilton streets, being contract No. 25 of the Reading Subway; the contract and surety of Ryan & Kelly for the construction of a certain permanent way for the Philadelphia & Reading Railway in the subway and tunnel on Pennsylvania avenue, in the depressed yards, on the present level at Sixteenth, Pennsylvania avenue and Hamilton streets, on Noble street between Broad and Thirteenth streets, and on the elevated structure east of Broad street, being contract No. 30, of the Reading Subway; the contract and surety of E. D. Smith & Company for the

construction of certain retaining walls and the reconstruction of buildings and other work, including the construction of a permanent track connection into the works of Messrs. Stanley C. Flagg & Company, located on the north side of Pennsylvania avenue, between Nineteenth and Twentieth streets, being contract No. 41 of the Reading Subway; and the contract and surety of E. D. Smith & Company for the construction of temporary tracks which must be constructed on tressels on Pennsylvania avenue, between Hanilton and Taney streets, and at such other points as may be directed, for the maintenance of travel of the Philadelphia & Reading Railway Company during the construction of the Subway on Pennsylvania avenue, being contract No. 42 of the Reading Subway.

November 22, 1897—An Ordinance to authorize certain transfers in the annual appropriations to the Department of City Commissioners, Board of Revision of Taxes, Register of Wills, and City Treasurer, Department of Public Safety (Bureaus of Police, Fire and City Property), Department of Public Works (Director's office, Bureaus of City Ice Boats, Highways, Surveys, and Water), Commissioners for the Erection of the Public Buildings, Clerks of Councils, District Attorney and Department of Charities and Correction (Bureau of Charities) for the year 1897.

November 23, 1897—An Ordinance to provide for the erection of rest shelters on Broad street.

November 12, 1897—An Ordinance authorizing the execution of a contract with the United Gas Improvement Company, its successors and assigns, by the City of Philadelphia, for the lease to the former of the gas works, streets, mains, conduits, pipes, services, meters and other property, real and personal of the latter, used for and in connection with the manufacture and distribution of gas in the City of Philadelphia, for the operation, maintenance, enlargement, extension and betterment of the same; for the manufacture and distribution of gas in said City by the said United Gas Improvement Company, its successors and assigns and for the exclusive supply by said lessee and its assigns of all gas to be supplied to consumers by or with

the consent of said City during the term of the lease; and also consenting to the entry of the Equitable Illuminating Gas Light Company of Philadelphia upon the streets of the City of Philadelphia in case of its becoming an assignee of the United Gas Improvement Company to such extent as shall be necessary to enable it to perform its duties as such assignee.

December 6, 1897—Resolution to suspend during the Winter months the operation of all ordinances which prevent the Department of Public Works from issuing permits or permitting the streets to be opened between the first day of December, 1897, and the first day of March, 1898, and suspending Joint Rule 30 of the Select and Common Councils.

December 8, 1897—An Ordinance to place on the City plan Eising avenue, Irving, DeKalb, Pilling, Annin, Boudinot, Rorer, McClellan, Siegel, Pierce and Fernon streets.

December 8, 1897—An Ordinance to revise the lines and grades on a portion of plan 249 in the Twenty-second Ward.

December 8, 1897—An Ordinance to strike from the City plan Camac street from Erie avenue to Butler street.

December 8, 1897—An Ordinance to authorize the opening of Howard, Eleventh and Mervine streets.

December 8, 1897—An Ordinance to authorize the construction of sewers in Cambria, Clearfield, Colona, Earp, Dickinson, Gorgas, Harvey, Hope, Latimer, Lehman, Manton, Memphis, Page, Pearl, Philip, Summer, Sears, Sepviva, Shackamaxon, Sixteenth, Sprague, Twentieth, Twenty-fourth, Thirtieth, Walter and Wilder streets; on Pulaski, Stenton, Woodland and Wayne avenues.

December 8, 1897—An Ordinance to permit J. Eavenson & Sons to lay a pipe under and across Twentieth street north of Wood street.

December 8, 1897—An Ordinance to permit Paul S. Reeves to lay a pipe and construct a track to connect his works on Rosewood street between Fitzwater and Catharine streets, in the Thirtieth Ward.

December 8, 1897—An Ordinance to authorize certain transfers in the annual appropriations to the Sheriff, City Treasurer and Board of Public Education for the year 1897, and from Item 4, in the annual appropriation to the City Treasurer to Item 21 emergencies in the annual appropriation to the Department of Public Works (Bureau of Highways), and Department of County Prisons, Department of Public Works, Directors' Office (Bureau of City Ice Boats, Gas, Street Cleaning and Water) for said year.

December 8, 1897—An Ordinance to approve the contract and surety of Armstrong & Printzenhoff, for constructing a wooden pier at the foot of Arch street, on the Delaware river; and for constructing a wooden pier and a wooden barrel sewer therein, at the foot of Chestnut street, on the Delaware river, for the Bureau of Surveys; also the contract and surety of Stacy Reeves & Sons for the restoration of Independence Hall, together with its arcades and wing buildings, to its original appearance and condition as it existed in the year 1776, for the Bureau of City Property.

December 15, 1897—An Ordinance to authorize the erection of wooden steps on Mechanic street, from Boone to Terrace street, and on Church street at Wood street.

December 15, 1897—An Ordinance to authorize the Department of Public Works to pay for the paving of Twenty-first street, alongside of the triangular piece of ground at the intersection of Twenty-first street and Point Breeze avenue in the Thirty-sixth Ward.

December 15, 1897—An Ordinance to authorize the extension of "Star Garden Park."

December 20, 1897—An Ordinance to make an appropriation to the Commissioners of the Sinking Fund, for the year 1898.

December 20, 1897—An Ordinance to make an appropriation to the Department of City Controller, for the year 1898.

December 20, 1897—An Ordinance to make an appropriation to the Coroner for the year 1898.

December 20, 1897—An Ordinance to make an appropriation to the District Attorney for the year 1898.

December 20, 1897—An Ordinance to make an appropriation to the Board of Revision of Taxes for the year 1898.

December 27, 1897—An Ordinance to approve the contract and surety of Robert B. McDaniel for constructing a certain extension to the main sewer on Mascher street from its present terminus north of Ontario street to Tioga street; the contract and surety of Joseph Perna for constructing a certain main sewer on Brown street from a point near Fiftieth street to Fifty-first street and on Fifty-first street from Brown street to Haverford avenue with a connection on Aspen street from Fifty-first street to Haverford avenue; and the contract and surety of David McMahon for constructing a certain main sewer, being an extension of the west branch of the Wingohocking main sewer from the present sewer on Chew street near Duval street to Johnson street, to Bellfield avenue, to Sharpnack street; the contract of David Peoples for constructing a certain main (relief) sewer on Twenty-ninth street from Susquehanna avenue to Herman street, on Herman street from Twenty-ninth street to Thirtieth street, and on Thirtieth street, from Herman street to Cumberland street.

December 27, 1897—An Ordinance to authorize certain transfer in the annual appropriations to the Department of Public Safety (Bureau of Police, Fire, Health, City Property and Electrical) Department of City Commissioners, Clerks of Councils, City Treasurer and Department of Public Works (Bureau of Gas) for the year 1897.

December 29, 1897—An Ordinance to make an appropriation to the Department of City Treasurer for the year 1898.

December 29, 1897—An Ordinance to make an appropriation to the Department of City Commissioners, for the year 1898.

December 29, 1897—An Ordinance to make an appropriation to the Law Department for the year 1898.

December 29, 1897—An Ordinance to make an appro-

priation towards the maintenance of the Pennsylvania Nautical School for the year 1898.

December 29, 1897—An Ordinance to make an appropriation to the Board of Port Wardens for the year 1898.

December 29, 1897—An Ordinance to make an appropriation to Prothonotary of Courts of Common Pleas for the year 1898.

December 29, 1897—An Ordinance to make an appropriation to the Recorder of Deeds for the year 1898.

December 29, 1897—An Ordinance to make an appropriation to the Department of Receiver of Taxes for the year 1898.

December 29, 1897—An Ordinance to make an appropriation to the Register of Wills for the year 1898.

December 29, 1897—An Ordinance to make an appropriation to the Mayor for the year 1898.

December 29, 1897—An Ordinance to make an appropriation to the Clerk of the Courts of Oyer and Terminer and Quarter Sessions for the year 1898.

December 29, 1897—An Ordinance to make an appropriation to the Sheriff for the year 1898.

December 29, 1897—An Ordinance to make an appropriation to the Department of Charities and Correction for the year 1898.

December 29, 1897—An Ordinance to make an appropriation to the Inspectors of County Prisons, for the year 1898.

December 31, 1897—An Ordinance amendatory to an ordinance entitled "An Ordinance to regulate the construction of frame buildings, fences and bay windows," approved March 28th, 1894.

December 31, 1897—An Ordinance to make an appropriation to the Clerks of Councils for the year 1898.

December 31, 1897—An Ordinance to prevent the merging of certain items in the annual appropriations to the Department of Public Safety (Bureau of City Property), Department of Public Works (Bureau of Surveys) and

Department of Charities and Correction (Bureau of Charities), and Clerks of Councils for the year 1897.

December 31, 1897—An Ordinance to make an appropriation to the Commissioners of Fairmount Park for the year 1898.

December 31, 1897—An Ordinance to make an appropriation to the Commissioners for the Erection of the Public Buildings for the year 1898.

December 31, 1897—An Ordinance to make an appropriation to the Department of Public Safety for the year 1898.

I am, respectfully,
CHAS. F. WARWICK,
Mayor.

APPENDIX No. 155.

LAW DEPARTMENT.

Philadelphia, January 5, 1898.

In re League Island.

GEORGE W. KOCHERSPERGER, Esq.,
Chief Clerk of Common Council.

DEAR SIR :—I hand you herewith report of jury appointed to assess damages in the above matter. The amounts claimed aggregated in round figures \$1,500,000, and the amount awarded was less than \$400,000.

Some of these awards will be appealed to the Court of Common Pleas, and what the ultimate result will be it is impossible to predict.

Yours very truly,
JOHN L. KINSEY,
City Solicitor.

per FRANCIS L. WAYLAND,
Ass't City Solicitor.

IN THE COURT OF QUARTER SESSIONS FOR
THE COUNTY OF PHILADELPHIA.

In the matter of the taking of certain land bounded by Eleventh street, Twentieth street, Patterson avenue and Government avenue, for the purpose of a public park called "League Island Park."

(Copy.)

REPORT OF JURY.

(Filed December 31, 1897.)

To the Honorable the Judges of said Court:

The undersigned jurors, appointed by your Honorable Court to view the properties taken for the opening of the said League Island Park, and to assess the damages occasioned by the said taking, respectfully report :

That pursuant to due notice the jury met at the Road Jury Rooms, at 211 South Sixth street, on February 27, 1896, at 3 o'clock P. M., and organized, and all the jurors being found to be duly qualified, they sworn to discharge their duties impartially and according to their best judgment. The jury subsequently met by adjournment on March 12, 19, 26; April 2, 9, 16, 23, 30; May 7, 14, 21, 28; June 4; October 15, 22; November 5, 12, 19; December 3, 10, 17, 1896; and January 7, 14, 21, 28; April 1, 8, 15, 22, 29; May 6, 13, 20, 27; June 17, 1897, and at other times by regular adjournment. John B. Devine, Esq., appeared for John Ward, owner; Wm. Brooke Rawle and A. T. Freedley, Esqs., for Estate of Henry Pepper, deceased; John B. Devine and A. S. L. Shields, Esqs., for Chas. T. Weger and F. L. Weger; J. Willis Martin and J. Sargeant Price, Esqs., for Sally N. Pepper, Trustee, Samuel Vile, Estate of Penrose Ash, and Eli K. Price, Trustee; Bradbury Bedell, Esq., for James Keenan; John M. Gest, Esq., for Estate James Evans, deceased; Col. J. Granville Leach, for Estate

Philip Simon, and Philip Simon, Jr.; Theo. A. Tack and Wm. W. Wiltbank, Esqs., for Estate Joshua Ash, Mary C. Bronson, Estate Chas. C. Ash, deceased, and Charlotte J. Ash; Edward Fonder, in person; Col. Wendell P. Bowman and Fred. Taylor Pusey, Esq., for Kate Smith; Shipley, Vaux and Hamersley, Esqs., for Exrs. Estate Henry Morris, deceased; Ernest L. Tustin, Esq., for Estate of J. A. Woodruff; Wm. H. Futrell, Esq., for Abraham Everett; E. G. Hamersley, Esq., and John G. Johnson, Esq., for Estate Samuel Smythe, deceased; Anthony E. Stocker, Fred. S. Pepper, and Ellen B. Daly, the claimants, and Francis L. Wayland, Esq., Assistant City Solicitor, on behalf of the City of Philadelphia.

At the first meeting of the jury, viz: February 27, 1896, Mr. Wayland presented affidavit of service of notice of first meeting upon all the owners registered upon the plan; the official plan of the proceedings for the use of the jury; and also copy of the petition for appointment of jury, setting forth Ordinance of July 2, 1894, for the plotting of League Island Park, and also Ordinance of March 11, 1895, "appropriating League Island Park as an open public place for the health and enjoyment of the people." Mr. Wayland also stated, at this meeting, that the City Solicitor had endeavored to negotiate with the owners of the said ground for the purchase thereof, as provided for in said Ordinance of March 11, 1895, but without success.

After a thorough consideration of the evidence before them, and a careful view and review of the properties taken by the opening of the said League Island Park, the jury make the following awards :

- | | |
|--|--------|
| Eli K. Price, Trustee, tract containing 31.6 acres,
bounded on the north and south by Holland-
ers creek, on the east by land of Anthony
Stocker, and on the west by the creek and
Twentieth street, the sum of..... | 31,600 |
| Amanda G. Smythe, Executrix and Trustee un-
der the will of Samuel Smythe, deceased, tract
containing 56.2 acres, lying on the west side
of Broad street, beginning at a point a few feet | |

north of Hollanders creek, and running south on Broad street to Island road, and extending along said Island road 635 feet 6 $\frac{5}{8}$ inches, the sum of	\$83,000
Harriett B. Evans, Executrix of Estate of James Evans, deceased, tract containing 16.97 acres on the east side of Broad street, at a distance of 10 $\frac{3}{4}$ inches northward from a point in the middle of a certain 50 feet wide road called Meadow street, the sum of.....	33,000
Kate Smith, property northwest corner Broad street and Government avenue, the sum of..	3,000
Sallie N. Pepper, surviving executrix and trustee under will of Henry Pepper, deceased, tract containing 39.1 acres, lying between Magazine lane, Bakerstown lane, Hollanders creek and Twentieth street, the sum of.....	45,500
Lawrence S. Pepper, tract containing 10.07 acres, bounded by Hollanders creek on the north and east, Government avenue on the south and Twentieth street on the west, the sum of	10,500
Anthony E. Stocker, tract containing 20.62 acres, situated on the north side of Island road, bounded by Hollanders creek on the north, by land of Estate Samuel Smyth on the east, Island road on the south, and by land of Eli K. Price, Trustee, on the west, the sum of.....	20,620
Henry G. Morris, James Wood and Henry Morris, Trustees of Estate of Henry Morris, deceased, tract containing 14.871 acres, bounded by Eleventh street on the east, Government avenue on the south, land of Estate of Joshua Ash on the west, and Island road on the north, the sum of	18,100
Rebecca K. Vile, administratrix of Estate of Samuel Vile, deceased, two tracts, one containing 1.74 acres, and the other 3.107 acres, situated at the corner of Island road and Broad	

street, east side, and on the west side of Broad street, south of Island road, respectively, the sum of	13,900
Abraham Everett, two lots of ground, one situate on the west side of Broad street 180 feet south of Island road, containing 140 feet on Broad street, and extending in depth 421 feet to Fifteenth street; the other a lot on Government avenue, 40 by 260 feet, extending along Fifteenth street to Forty-second avenue, the sum of	4,850
Ellen B. Daly, tract containing 11.629 acres, situate on the west side of Eleventh street, on the north by land of John Simon, Sr., on the west by Estate of James Evans, deceased, and on the south by land of Philip Simon, the sum of	12,200
J. Addison Woodruff and F. O. Woodruff, co-partners, trading as John Woodruff's Sons, a lot of ground at the corner of Patterson avenue and Broad street, containing in front on Broad street 214 feet $9\frac{3}{4}$ inches, and extending in depth on south line 277 feet $11\frac{3}{4}$ inches, and on north line along Hollanders creek about 250 feet, the sum of.....	4,000
Philip Simon, Jr., tract containing 13.5 acres, bounded on the north by Patterson avenue, with a front of 638 feet, on the southwest by Magazine lane, and on the southeast by Hollanders creek, the sum of.....	19,100
Philip Simon, four tracts, one containing 1.552 acres, east side of Broad street, south of Patterson avenue; one containing 11.448 acres, bounded on the north by Patterson avenue, east by Eleventh street and west by properties fronting on Broad street, 1,112 feet on Patterson avenue; one containing 10.786 acres, situate on the west side of Eleventh street and north side of Island road; one containing 6.9 acres, situate on the south side of Patterson	

avenue, and bounded on the east by Hollanders creek, the sum of.....	38,300
James Keenan, lot, containing 1.4 acres, situate on the west side of Broad street, and bounded by Hollanders creek and Patterson avenue, the sum of	4,500
H. Meyers, lot, situate on the east side of Broad street, and bounded on the north and east by land of Estate James Evans, containing in front on Broad street 110 feet, and extending of that width 291 feet in depth, the sum of	1,650
Mary C. Bronson, tract containing 3.35 acres, situate on the west side of Broad street and north side of Government avenue, containing a frontage on Broad street 364 feet, thence north 421 feet, thence east 130 feet, thence east 55 feet, thence south 260 feet, thence north 41 feet, thence east 100 feet, the sum of .	7,550
James Duffy, triangular lot bounded on the north by Patterson avenue, southeast by Hollanders creek, and west by Broad street, containing 239-1000 acres, the sum of.....	600
Joshua Ash, two tracts, one containing 7.5 acres, situate on Island road and Government avenue. and one containing 22.346 acres, situate on the east side of Broad street, and north side of Government avenue, and south side of Island road, the sum of.....	43,000
Charlotte J. Ash, lot, situate on the east side of Broad street, 21 feet north of Government avenue, containing in front on said Broad street 258 feet 9 $\frac{3}{4}$ inches, and extending of that width 100 feet in depth, the sum of....	2,000
John Ward, lot east side of Broad street, corner of Government avenue, containing in front on Broad street 21 feet, extending of that width 100 in depth, the sum of.....	2,700

The amounts awarded, viz: \$399,670, the jury direct shall be paid by the City of Philadelphia, the opening of the said League Island Park being a general public improvement, the advantages of benefits of which are shared by the entire community.

The above awards are made for the fees of the different properties, and upon the payment thereof each of the said owners shall execute good and sufficient deeds, in fee simple and without restriction to the City of Philadelphia for the properties so as above taken.

John T. Bailey, one of the jurors appointed in this proceeding having resigned, E. Chomeley Jones was appointed by your Honorable Court to fill the vacancy thus created.

(Signed)

E. Chomeley Jones,
James C. Shedwick,
Wm. P. Troth,

Francis B. Reeves,
Clayton McMichael,
John O'Donnell.

APPENDIX No. 156.

LAW DEPARTMENT.

Philadelphia, January 4, 1898.

GEORGE W. KOCHERSPERGER, Esq.,
Chief Clerk of Common Council.

DEAR SIR:—I hand you herewith copies of reports of road juries which have been duly filed :

In re widening of Arch street, at northeast corner of Fifteenth street, Ninth Ward, filed December 28, 1897.

The widening of Arch street at point indicated has actually taken place.

In re opening of Pacific street, from Twenty-first to Twenty-second street, Twenty-eighth Ward, filed January 3, 1898.

This street has not as yet been opened.

Yours very truly,

JOHN L. KINSEY,

City Solicitor.

IN THE COURT OF QUARTER SESSIONS FOR
THE COUNTY OF PHILADELPHIA.

(C. P. No. 1.)

In the matter of the widening of Arch street, at northeast corner of Fifteenth street, in the Ninth Ward, of the City of Philadelphia.

(Copy.)

REPORT OF JURY.

(Filed December 28, 1897.)

To the Honorable the Judges of said Court:

The undersigned jurors, appointed by your Honorable Court, to wit, on the petition of Christiana D. Cox, *et al.*, to assess the damages and benefits, if any, for the widening of Arch street, at the northeast corner of Fifteenth street, in the Ninth Ward, of the City of Philadelphia, respectfully report :

That after due notice, the jurors met on November 22, 1897, for organization. All of the jurors were present at this meeting. At this meeting and at subsequent meetings the jury were attended by David H. Stone, Esq., counsel for petitioners, and George E. Fili, Esq., Assistant City Solicitor, for the City of Philadelphia.

That at this meeting, to wit, November 22, 1897, the jury were severally sworn or affirmed by one of their number upon their *voir dire*, and examined touching their capacity to serve as road jurors in this proceeding. Each juror was found to be disinterested, competent, and in all respects duly qualified to serve. The jurors were then severally sworn or affirmed by one of their number to perform their duties as road jurors in the matter of the widening of Arch street, at the northeast corner of Fifteenth street, impartially and according to their best judgment. The jurors then organized by electing A. Atwood Grace,

Esq., formean; after which the peititon was read to the jury, and the official plan produced, which is attached to and filed with this report.

The jury then adjourned to November 24, 1897, for the purpose of making a view of the premises. All of the jurors were present at said view.

The jury subsequently met for the purpose of hearing testimony, reviewing, and arguments of counsel, on the following days: November 29; December 2, 6, 8, 15, and 16, 1897. For consultation they had one meeting, to wit, on December 21, 1897.

And now, therefore, after a full and impartial consideration of all the testimony submitted to them, and after a careful view and review of the lines and grades at which said street is to be widened, and considering as well the advantages and disadvantages to each and every property on the line of the said street by the widening thereof, and acting on their best judgment, the jury do find that the property of the petitioners is damaged, and therefore make the following award of damages:

To Christiana D. Cox, *et al.*, heirs of
Joseph Cox, deceased \$300 00

The jury do find that no property in the vicinity is specially benefited by the said widening, and report that the whole award of the damages should be paid by the City of Philadelphia.

All of which is respectfully submitted.

George Bailey,

William Harris,

A. Atwood Grace,

Samuel Clark,

William Steffe,

J. E. Soule.

IN THE COURT OF QUARTER SESSIONS FOR THE COUNTY OF PHILADELPHIA.

In the matter of the opening of Pacific street, from Twenty-first street to Twenty-second street, in the Twenty-eighth Ward, of the City of Philadelphia.

(Copy.)

REPORT OF JURY.

(Filed January 3, 1898.)

To the Honorable the Judges of said Court:

The jurors appointed by your Honorable Court to assess the damages and benefits, if any, caused by reason of the opening of Pacific street, from Twenty-first street to Twenty-second street, in the Twenty-eighth Ward, of the City of Philadelphia, respectfully report :

That after due notice by personal service upon the registered owners of property along the line of the said Pacific street, from Twenty-first street to Twenty-second street, proof of which is hereto attached and marked Exhibit "A," the jurors met in Room 377, City Hall, on October 11, 1897, at 12.30 P. M. There were present at this meeting, Edward Johnson, A. C. Meininger, James McCartney, A. C. Patterson, and Ephraim Lederer, of the jury; Frederick J. Geiger, Esq., representing Wm. T. B. Roberts; J. Quincy Hunsicker, Esq., for George W. Blabon, John F. Simons, Theodore Bill, and J. Lee Patton, Esq., Assistant City Solicitor, for the City of Philadelphia.

Each juror was first sworn or affirmed by one of their number upon his *voir dire*, and examined touching his competency to serve as a member of this jury. They were each found to be disinterested, competent, and in all respects duly qualified to serve. Each of the jury was then sworn or affirmed by one of their number to perform his duty as a juror in the matter of the opening of Pacific street, from Twenty-first street to Twenty-second street, in the Twenty-eighth Ward, of the City of Philadelphia, faithfully, impartially, and according to the best of his judgment. After which the jury organized by electing A. C. Patterson, foreman, and Edward Johnson, secretary. The affidavit of service of notice upon the registered owners of property and tenants, and upon the jurors, was then produced and filed with the jury. The plan was also produced for the use of the jury, and the petition for their

appointment was read to them. They then adjourned to meet on the premises affected on October 15, 1897, at 11 o'clock A. M. They met on the date and at the time agreed upon at the premises, and viewed the same. At this meeting all the jury were present, excepting Mr. Grace. After viewing the premises they adjourned to meet on October 22, 1897, at 12 o'clock, in Room 377, City Hall. At this meeting all of the jury were present excepting Mr. Meininger. Mr. Grace having appeared for the first time, was sworn by one of the jury on his *voir dire*, and examined touching his competency to serve as a member of this jury. He was found to be disinterested, competent, and in all respects duly qualified to serve. He was then sworn by one of the jury to perform his duties as a juror in the matter of the opening of Pacific street, from Twenty-first street to Twenty-second street, in the Twenty-eighth Ward, of the City of Philadelphia, faithfully, impartially, and according to the best of his judgment.

Subsequent meetings were held for the purpose of taking testimony, hearing the arguments of counsel, and for a review on October 29; November 5, 12, 19, 26; December 3, 8, 11, and for consultation on December 15, 1897.

And now, therefore, after a full and impartial consideration of all the testimony submitted to them, and after a careful view and review of the lines and grades at which the said street is to be opened, and considering as well the advantages and disadvantages to each and all the owners of property affected by reason of the said opening, the jury do find and award the following damages :

William T. B. Roberts.....	\$500 00
George W. Blabon	850 00
Theodore Bliss	700 00
John F. Simons	600 00

The jury do further find that no properties are benefited by reason of the opening of the said street, and that all the damages should be paid by the City of Philadelphia.

All of which is respectfully submitted.

A. C. Patterson,
Carl G. Meininger,
Jas. McCartney,

A. Atwood Grace,
Ephriam Lederer,
Edward Johnson.

APPENDIX No. 157.

LAW DEPARTMENT.

Philadelphia, January 6, 1898.

GEORGE W. KOCHERSPERGER, Esq.,
Chief Clerk of Common Council.

DEAR SIR:—I send you herewith a copy of report of jury in the matter of the widening of Richmond street, from Cumberland street to Aramingo Canal, in the Eighteenth Ward, filed December 18th, 1897.

This proceeding is under Ordinance of April 3rd, 1894, (Ordinances '94, p. 145), and contemplates the widening of Richmond street on the west side 82 feet, in order to make its total width 120 feet, but the physical widening has not yet been done.

The damages claimed by property owners aggregate over \$1,000,000, and I am gratified to state the total awards only amount to \$309,375.00. This amount is further reduced by an assessment of \$77,000.00 benefits against the Pennsylvania Railroad Company, making the net award against the City of Philadelphia of \$232,375.00

Yours very truly,

JOHN L. KINSEY,
City Solicitor.

IN THE COURT OF QUARTER SESSIONS FOR
THE COUNTY OF PHILADELPHIA.

In the matter of the widening of Richmond street, from
Cumberland street to Aramingo Canal.

October Session, 1894, Court No.3.

To the Honorable the Judges of said Court:

The undersigned jurors appointed by this Honorable Court to assess the damages for the widening of Richmond

street, from Cumberland street to Aramingo Canal, in the Eighteenth Ward of the City of Philadelphia, respectfully submit the following report:

That the jury met on the 21st day of December, 1894, at 3 o'clock P. M., and organized. At this meeting there were present the following jurors:

Robert D. Coxe, Hugh J. Shannon, Daniel Ahern, William A. Nester, Francis J. Keffer, and John W. Simmons, as well as the following counsel:

Joseph L. Tull, Esq., for the estate of James Wallace, deceased, John Grier, and Williamson Bros., claimants, William H. Shoemaker, Esq., for Benjamin H. Brown, claimant, James A. Develin, Esq., for Gillingham, Garrison & Co., and Torpen, Warner & Wright, claimants, Jos. B. Townsend, Jr., Esq., for estate of Henry B. Wishart, Louis Semple, and Daniel G. McNally, claimants, Malcolm C. Campbell, Esq., for Christian Kuntz, H. Hannaby, John Baumgartner, F. Frankenback, and Robert Wilson, tenants H. Riley, Ellen Gallagher, and Harry Gundhart, claimants, Samuel F. Clevenger, Esq., for Catharine Hoerr, Thos. E. Ellis, August Zehner, John Schutzel, Hermann C. Hoerr, and estate of Henry Gottschalk, tenants, claimants, Henry J. McCarthy, Esq., for Edward McGlinn, claimant John A. Brown, Esq., for D. A. Woellper & Co., Messrs. Harrity & Beck, for Bridget Campbell, Catharine Catharine Campbell, Patrick McNally and Annie Dillon, heirs of Daniel McNally, deceased, claimants, Charles E. Pancoast, Esq., for Mrs. Henry J. Stellwagon, claimant, and Norris S. Barratt, Esq., for the City of Philadelphia.

The meeting then adjourned to December 26th, 1894, and then adjourned to January 9th, 1895.

At the meeting of January 9th, 1895, Mr. Tull for the petitioners then produced and filed proof of service of notice upon property owners affected by the widening of Richmond street, whereupon the jury adjourned to meet on the 4th day of February, 1895.

At this meeting the jury selected Mr. Coxe as foreman and were severally sworn or affirmed by one of their number upon their *voir dire* and examined by all the counsel

present touching their capacity to serve as road jurors in this proceeding.

It appeared that each juror was disinterested and competent and in all respects duly qualified to serve in this proceeding, and all the counsel present expressed themselves as satisfied with the examination. The jurors were then severally sworn or affirmed by one of their number to perform their duties as road jurors in the matter impartially and according to their best judgment.

The petition on which the jury was appointed was then read to the jury.

The jury then adjourned to meet on the 18th of February, 1895. At this meeting notice was read of the appointment of Eugene Raymond as stenographer. The plan not being ready for the use of the jurors the meeting adjourned to March 11, 1895. The plan still not being ready, they adjourned to March 25, 1895. The plan still not being produced, they adjourned to April 1, 1895. At this meeting the jury were furnished with the official plan, showing the lines of Richmond street and the proposed widening from Cumberland street to Aramingo Canal, and the properties affected by the widening.

The jury, accompanied by the counsel, proceeded to and viewed Richmond street from Cumberland street to Aramingo Canal. At this view all the jurors were present. They then adjourned to meet on the premises on April 5, 1895, for the purpose of reviewing the same. The jury then adjourned to meet on the 8th of April, 1895. By reason of the absence of witnesses the jury adjourned to April 15, 1895.

On the meeting held on April 15, 1895, the taking of the testimony on behalf of the respective claimants commenced. For the purpose of hearing testimony of the many witnesses produced, sworn and examined before them, the Jury subsequently met on the following dates:

April 22, 1895, April 26, May 3, 6, 10, 17, 24, 31, June 7, 14, 21, September 20, 27, October 4, 11, 18, 25, November 1, 8, 15, 22, 29, December 6, 13, 20, 27, 1895, January 3, 1896, 10, 17, 24, 31, February 7, 14, 21, 28, March 6,

13, 20, 27, April 3, 10, 17, 24, May 1, 8, 15, 22, 29, June 5, 12, 19, 26, September 25, October 2, 9, 16, 23, 30, November 6, 13, 20, 27, December 4, 11, 18, 24, 31, January 8, 1897, 15, 22, 29, February 5, 12, 19, 26, March 5, 12, 19, 26, April 2, 9, 23, 30, May 7, 14, 21, 28, June 4, 11, 18, 25, July 2, 9, 13, 14, 15, 16, 19, 20, 21, 22, 23, 26, 27, 28, 29, 30, August 2, 3, 4, 5, 6, 9, 10, 11, 12, 13, 16, 17, 18, 19, 20, 23, 24, 25, 26, 27, 28, 30, 31, September 1, 2, 3, 4, 6, 7, 8, 9, 10, 11, 13, 14, 15, 16, 17, 18, 20, 21, 22, 23, 24, 25, 27, 28, 29, 30, October 11, 1897.

At the meeting held on the 11th day of October, 1897, it was then ascertained that the jury had been permitted to run out by reason of failure to secure regular continuances. Whereupon on motion of the petitioners under the original petition filed in this proceeding, with notice to the City of Philadelphia, this Honorable Court did on the 18th day of October, 1897, appoint the following named persons to serve as jurors, to wit:

Robert D. Coxe, Hugh J. Shannon, Daniel Ahern, William A. Nester, Francis J. Keffer, John W. Simmons.

In accordance with the order of Court for their appointment, the jury met on the 22nd day of October, 1897, attended by Joseph L. Tull, Esq., counsel for the petitioners, Norris S. Barratt, Esq., for the City of Philadelphia, and a number of the respective counsel who had hertofore appeared before the jury for the claimants for damages by reason of said widening.

The jury selected Mr. Coxe as foreman.

The jurors were severally sworn or affirmed by one of their number upon their *voir dire*, and it appeared that each juror was disinterested and competent, and in all respects duly qualified to serve in this proceeding.

The jurors were then severally sworn or affirmed by one of their number to perform their duty as road jurors in the matter impartially and according to their best judgment.

The jury again met on the 12th of November, 1897, and adjourned to the 26th of November, 1897. The jury met again on November 29, 1897, and then accompanied by the

counsel proceeded to view so much of Richmond street between Cumberland street and Aramingo Canal as would be affected by the widening of said street. At this view all the jurors were present. Another meeting was held on December 3, 1897. At this meeting Mr. Tull, on behalf of the petitioners, offered in evidence an agreement signed by all the parties affected by the proposed widening of Richmond street, with the exception of Hugh Peyton, accepting service of the notice of the first meeting of the jury, and also an agreement of the respective counsel that the testimony taken before the jury in the former meetings in the widening of Richmond street should be considered in evidence before the present jury in support of the respective claims for damages sustained by reason of the widening of Richmond street with the same effect as if the witnesses had been produced and sworn before them. He also offered in evidence proof of service of notice of the meeting on Hugh Peyton. Subsequent meetings for the purpose of consultation were held December 10, 11 and 13, and the report was signed on December 16, 1897.

David W. Sellers, Esq., appeared on behalf of the River Front Railroad Company. Mr. Sellers, on behalf of said company, then produced evidence which was heard by them on behalf of said Company.

Mr. Addicks appeared for Hugh Peyton, and offered in evidence testimony produced before the jury at its former meetings as well as testimony taken before the Cumberland street jury.

The jury have heard a vast amount of testimony offered both by the claimants and the City. Experts of wide local reputation were called and examined, which enabled the jury to receive the best possible testimony obtainable to enlighten them in the fullest consideration of the claims, and to aid them in arriving at intelligent and just conclusions. In addition to the mass of testimony presented, the jury were aided materially in their deliberations by frequent and thorough examinations of the properties affected by this proceeding. Every property was visited and examined by the jury; several of the larger properties were visited at different times, thereby giving the jury needed opportuni-

ties to inspect the operation of manufacturing and other industries, and to become thoroughly acquainted with the character of the buildings on the line of the proposed widening.

After the testimony was closed the matter was given into the hands of the jury. After carefully going over all the seven hundred and odd pages of testimony, and considering in turn every claim presented, the jury has arrived at the following conclusion, and awards to each the amount set opposite their respective names and properties:

Hugh Peyton, 2422-2424-2426 Richmond St.,	\$16,500 00
Est. of Thomas Morrissey, 2420 Richmond St.,	4,000 00
Est. of Isabella Schmidt, 2418 Richmond St.,	4,500 00
Ann Hunter, devisee of James Hunter, 2416 Richmond St.,	4,000 00
Williamson Bros., N. E. cor. Richmond and York Sts.,	80,000 00
Thomas E. Ellis, 2258 Richmond St.,	3,200 00
Eliza Grier, Robert Grier and Elizabeth Grier, 2256 Richmond St.,	3,000 00
Heirs of James Wallace, 2256 Richmond St.,	3,000 00
Martin Hannefy, 2248 Richmond St.,	4,700 00
Amelia Hoerr, devisee of Jos. Esser, 2246 Richmond St.,	4,500 00
John Baumgartner, 2244 Richmond St.,	4,800 00
Catharine Hoerr, 2242 Richmond St.,	4,800 00
Christian Kurtz, 2240 Richmond St.,	4,650 00
Alfred Cole, 2238 Richmond St.,	4,800 00
Joseph Summers, 2236 Richmond St.,	3,500 00
Est. of Henry Gottschalk, 2234 Richmond St.,	6,500 00
Eliza Patterson, 2230 Richmond St.,	4,000 00
Mary Jane Thompson, 2228 Richmond St.,	3,300 00
Louis Goldstein, 2226 Richmond St.,	2,250 00
Moses Simon, 2224-2222-2220 Richmond St.,	6,750 00
Louis Stemple, 2218 Richmond St.,	2,300 00

Jacob Ball, 2216 Richmond St.,	2,250 00
August Zehner, 2214 Richmond St.,	3,250 00
John Wright, 2212 Richmond St.,	3,600 00
John Schnitzel, 2210 Richmond St.,	3,500 00
Julia A. Aman, 2208-2206 Richmond St...	7,600 00
Louisa Herter, 2204-2202-2200 Richmond St.,	9,300 00
Lehigh Valley R. R. Co, S. W. Cor. Rich- mond and Norris Sts. (Marked on plan in the name of Charles H. Cramp).....	7,000 00
Phoebe H. Ashbridge and Sallie B. Benners, N. W. side of Richmond St., 200 ft. south of Norris St., 127 ft. on Richmond St.,	11,000 00
Benj. H. Brown, Cor. Aramingo Canal and Richmond St.,	64,000 00

TENANTS.

Ellwood Allen, N. W. Cor. Richmond and York Sts.,	2,900 00
Gillingham & Garrison, N. W. Cor Richmond and Norris Sts.,	12,000 00
Torpen White & Co., N. W. Cor. Richmond and Norris Sts.,	7,000 00
Mrs. Bridget Quinn, 2214 Richmond St.,	125 00
Mrs. Thomas Brynes, 2222 Richmond St.,	125 00
Simon D. Michael, 2226 Richmond St.,	150 00
Geo. W. Stants, 2238 Richmond St.....	300 00
Elias Jacobson, 2268 Richmond St.,,...	125 00
B. Howitz, 2234 Richmond St.,	100 00

Total amount of damages.....\$309,375 00

In the award of the Lehigh Valley Railroad Company the jury are of the opinion that while considerable ground is taken, yet the Company is benefited by the widening to such an extent as to reduce the damages done them.

The awards to the following claimants, to wit: Eliza Patterson, 2330 Richmond street; Estate of Henry Gottschalk, 2234 Richmond street; Joseph Summers, 2236 Richmond street; Alfred Cole, 2238 Richmond street; Christian Kurtz, 2240 Richmond street; Catharine Hoerr, 2242 Richmond street; John Baumgartner, 2244 Richmond street; Amelia Hoerr, 2246 Richmond street; Martin Hennefy, 2248 Richmond street; Heirs of James Wallace, 2254 Richmond street; Eliza Grier, et al., 2256 Richmond street, and Thomas E. Ellis, 2258 Richmond street, are made with the stipulation that said claimants shall at once and before the payments of said awards, deed to the City of Philadelphia the respective portions of ground owned by them, which will remain after the widening has taken place. The jury desire to state in explanation of this recommendation, that in arriving at the damages in each of said cases, they have considered the entire lot of each claimant as being taken in these proceedings. While experts for both claimants and the City regard some of the pieces left as having some value, the jury, however, are of the opinion that the strips left are so small that they would possess little or no market value, and would not be worth the cost of the street improvements with which they would be burdened after the widening has been made. The jury have therefore regarded each of said lots as being totally destroyed and have fixed the damages accordingly.

The jury have determined to assess the following benefits: The Pennsylvania Railroad Company, or The River Front Railroad Company (marked on the plan in the name of John B. Stevenson, Jr.), owner of property in the rear of properties taken from Norris street to York street on the westerly side of Richmond street, \$77,000.

In making this assessment the jury desires to state that originally they placed the amount which they considered this property was benefited at \$94,275. Notice was given in accordance with the law, to the registered owner, John B. Stevenson, Jr., of the finding of this jury. It was subsequently learned that The River Front Railroad Company (or the Pennsylvania Railroad Company) was the owner of said lot. The jury made an examination and

view of the ground on November 29th, 1897, together with the City Solicitor and the counsel for the Pennsylvania Railroad. On December 3d, 1897, they listened to the testimony of the Company, and heard argument of counsel. The Company contended that in view of the dedication of large pieces of ground to the City of Philadelphia in that vicinity, the expense of removing tracks from Beach street and the relaying of 2200 feet of double track on the new Richmond street, the value of the land taken by this widening on Richmond street between York street and Norris street, comprising three strips of ground, the cost of removing the brick wall of a large mill situate on this lot, which will have to be moved back a few inches, the cost of paving, curbing, and street improvements which will be incurred by this widening, the sacrifice of the Pennsylvania Railroad Company in refraining from interfering with the consummation of the entire scheme of improvement contemplated in this ordinance, so as to give the Cramp Company the relief they so much needed, and finally the letter addressed by Mr. George B. Roberts, President of the Pennsylvania Railroad Company, to Mr. George S. Webster, Chief Engineer and Surveyor of the City of Philadelphia, in which he proposed to dedicate so much of their property located between Norris and York streets and Moyer and Richmond streets, as may be necessary for opening or widening of Richmond street from Cumberland street to Aramingo Canal . . . provided that the City of Philadelphia does vacate the proposed Aramingo avenue from Norris to a point near Cumberland street, and does not make any claim upon either the Pennsylvania Company or The River Front Railroad Company for any advantages that may accrue to either or both by reason of the widening or opening of such streets.

All of these matters were urged upon the jury as strong reasons why the Company should not be assessed benefit at all, and the jury was requested to strike the benefit so assessed from their report.

The jury have carefully considered all the testimony and arguments of counsel, on behalf of said Company, and in arriving at the amended figure they have taken into con-

sideration and allowed said Railroad Company for the value of the three strips of ground fronting on Richmond street, to wit: One lot situate at the northwesterly corner of Richmond street and York street, extending 119 feet $4\frac{1}{2}$ inches on Richmond street; the second being on the westerly side of Richmond street at the distance of 173 feet $4\frac{1}{2}$ inches southwesterly from York street, containing in front on Richmond street 36 feet; and the third situate on the westerly side of Richmond street at the distance of 353 feet $4\frac{1}{2}$ inches southwesterly from York street containing in front on Richmond street 18 feet. The jury have also allowed for the cost of moving the front wall of the large mill property situate on the lot of ground of said Railroad Company in rear of Nos. 2202, 2204, 2206 Richmond street, as it will be necessary to move said wall back two inches, it extending that distance over the new line.

These matters not having been considered by the jury in arriving at their first figures, as there was no testimony before the jury concerning them, are considered as material and proper items to be taken into consideration. The jury have therefore considered that the Company is damaged to the extent of \$17,275, and have deducted that amount from the figure they arrived at in the first instance.

The other matters brought to the attention of the jury and made the basis of the request of said Company not to assess benefits, the jury dismiss as either irrelevant to this case or of not sufficient weight to affect them in making their award.

The jury have before them the widening of Richmond street between the two points heretofore named, and to decide what properties are affected by this widening and to give damages for the taking thereof, and to assess benefits where they considered advantage accrued by such widening to property owners. They cannot, in performing this duty, give weight to testimony bearing on the incidental steps that were taken leading up to the passage of the ordinance, nor consider the dedication of land made by said Pennsylvania Railroad Company in another proceeding, and not situated within two squares of the ground affected by this proceeding. Nor can the jury consider the history

surrounding the passage of this ordinance; it is true that the object to be attained might have been the relief of the large ship building interests of the Cramps, and that Company may be most largely benefited by the change, and, further, the Pennsylvania Railroad Company may be put under heavy expenses by the change, but these are questions which it is not the province of the jury to determine. Nor have we any way of determining to what extent they will be damaged by the general change in this locality as embodied in the ordinance—if damaged at all. The Pennsylvania Railroad Company contends that a spirit of local pride, created by a desire to retain the Cramps Company in Philadelphia, led them to refrain from urging the incorporation in the ordinance of a clause similar to the one which is found there releasing the Cramps Company from all claims for benefits because of the fear that it might be a barrier to the passage of the ordinance. The River Front Company state, however, that it was their understanding at the time, that no claim would be made against them, and in support of that contention they offered in evidence a letter from Mr. George B. Roberts of the Pennsylvania Railroad Company, which is cited above. But it will be noted that that letter is dated July 9th, 1894, over three months subsequent to the passage of the ordinance. It was addressed to the Chief Engineer and Surveyor of the City. There appears to be no agreement by the City to the terms and conditions proposed by the Company, and it was not embodied in the ordinance. This letter can in nowise be considered in connection with the ordinance, and possesses no weight as evidence of an argument with the City of Philadelphia.

It would appear further that the Company could not have been relying upon this writing to save them from being assessed benefits, as Mr. Latta in his testimony states that the reason why they thought they would not be assessed was, to use his own words, “we never had in contemplation any damages being assessed upon our property at that time, because the plan showed that our property would not come within 10 feet of Richmond street.”

This statement appeals to the jury as embodying the true

reason why they did not expect any benefits to be assessed. But the change as it will be made (and not as they had expected it) will bring the Company on the line of the street the entire distance from Norris to York street. Their lot as it will be then situated will possess additional advantages and instead of being inside land, will have a frontage of 622 feet on a 120 feet wide street, which increases its market value considerably and hence our assessment.

It is further the opinion of the jury that the William Cramp & Sons Ship and Engine Building Company will be materially benefited by the widening of Richmond street. It gives them that advantage they so much desire, namely, connection with the railroads that will occupy the street when the widening is completed. The jury is of opinion, however, that the provision of the Ordinance of April 3d, 1894, wherein the Cramp Company agree that they will make no claim for damages for property taken because of any of the contemplated changes, and the City of Philadelphia in return, and in consideration thereof, releasing the Cramp Company of all claims for benefits by reason of the same, effectually prevent them from assessing benefits.

Before this present ordinance was passed and approved there was an ordinance of a similar kind framed for the same purpose, in which it was proposed to widen Richmond street to the width of 110 feet, in such a manner as to take property on both the westerly and easterly sides of the street. In this ordinance (Section 4) the William Cramp Company agreed that they would make no claim for damages done or injury sustained by the widening, extending or opening of Richmond street to the width of 110 feet, etc. If the widening as contemplated in that ordinance had taken place several properties and strips of ground would have been taken, which are on the plan as and presumably are the property of the William Cramp Company. In that case their agreement to refrain from claiming damages might have been justification for the City to agree not to assess benefits.

But the ordinance as originally framed was not passed, and a further survey of the ground resulted in the framing

of the present ordinance, wherein it is proposed to take the property on the westerly side of Richmond street alone, and which specifically sets forth in order to make the amendment distinct and unmistakable, that "the widening and extension of Richmond street to be made in such manner as to place the least expense upon the City, and the present curb line on the east side shall be the easternmost line of the widened street."

Under this present ordinance, therefore, the properties on the easterly side of Richmond street would not be disturbed, and as the Cramp Company own no property or ground on the westerly side of the street on the line of the widening there was therefore no dedication or release to the City of any ground belonging to the Cramp Company. No ground, therefore, belonging to the William Cramp Company is destroyed or affected by this widening. On the contrary they will receive the greatest benefit. Consequently the reason that existed under the prior ordinance to release the Company of all claims for benefits, does not exist under the present ordinance. Yet we find such a release in Section 6 of the present ordinance, and feel that we are bound thereby.

Were it not for this barrier, the jury would undoubtedly have placed large benefits against said Company.

Very respectfully submitted,

Robert D. Cox,
Francis J. Keefer,
Wm. A. Nester,

Hugh J. Shannon,
Daniel Ahern,
John W. Simmons,

Jurors.

December 16th, 1897.

Robert D. Cox, Juror attended	177	meetings.
Hugh J. Shannon, Juror attended	177	"
Francis J. Keffer, Juror attended	177	"
Daniel Ahern, Juror attended	177	"
Wm. A. Nester, Juror attended	177	"
John W. Simmons, Juror attended	177	"

ROBERT D. COXF,

Foreman, Dec. 16, 1897.

The following is a

SUMMARY.

Total amount of damages.....	\$309,375 00
Benefits assessed against the Pennsylvania Railroad Com- pany, or The River Front Railroad Company	\$77,000 00
City of Philadelphia.....	232,375 00
	<hr/> \$309,375 00

APPENDIX.

LAW DEPARTMENT.

Philadelphia, December 14, 1897.

DAVID W. SELLERS, Esq.,

Attorney for River Front R. R. Co.

DEAR SIR:—The jury appointed by the Court to assess the damages arising from the widening of Richmond street, from Aramingo Canal to Cumberland street, and also to determine the benefits accruing to property in the vicinity, have assessed as benefits against your property on Richmond street, from Norris to York streets, the sum of \$77,000.00.

There will be a meeting of the jury on Friday, December 24th, 1897, at 10 o'clock A. M., at Room No. 577, City Hall.

You are requested to attend personally or by counsel, if you have any objection to urge against the benefits assessed upon your property as aforesaid.

Very respectfully,

JOHN L. KINSEY,

City Solicitor.

Per NORRIS S. BARRATT,

Ass't City Solicitor.

I accept service of above notice as I have been heard by evidence and argument on this subject of the benefits assessed. I waive my right to appear on Friday, December 24, 1897, and the jury can file its report so far as the River Front Railroad Company is affected thereby without further notice to me or my client.

DAVID W. SELLERS,
Att'y for River Front R. R. Co.

December 15, 1897.

APPENDIX No. 158.

OFFICE OF THE MAYOR.

Philadelphia, December 31, 1897.

GEORGE W. KOCHERSPERGER, Esq.,
Chief Clerk of Common Council.

DEAR SIR:—I am directed by the Mayor to forward to you herewith, for filing in your office, the oath of Mr. Clayton McMichael, City Treasurer elect, taken this day before him.

I am, respectfully,

JOHN K. McCARTHY,
Mayor's Secretary.

I, Clayton McMichael, having been duly elected City Treasurer of the County of Philadelphia, at an election held November 2, 1897, do solemnly swear, honestly to keep account of all public monies and property entrusted to my care. And further: "I do solemnly swear that I will support, obey and defend the Constitution of the United States, and the Constitution of this Commonwealth, and that I will discharge the duties of my office with fidelity; that I have not paid, or contributed, or promised to pay, or contribute, either directly or indirectly, any

money or other valuable thing to procure my nomination or election; and that I will not knowingly receive, directly or indirectly, any money or other valuable thing for the performance or non-performance of any act or duty pertaining to my office other than the compensation allowed by law."

CLAYTON McMICHAEL.

Sworn and subscribed before me
this 31st day of December,
1897.

CHAS. F. WARWICK,
Mayor.

Charles B. McMichael, Witness.

APPENDIX No. 159.

PHILADELPHIA BOARD OF TRADE.

Philadelphia, December 31, 1897.

WENCEL HARTMAN, Esq.,
President of Common Council.

MY DEAR SIR:—I take pleasure in sending you herewith certified copy of preamble and resolution adopted by the Philadelphia Board of Trade at its quarterly meeting, held December 20, 1897, urging Councils to make further appropriations for increasing the channel depths of the Schuylkill river. I would be pleased if you would kindly have this presented at the next meeting of Common Council.

Yours truly,

W. R. TUCKER,
Secretary.

Extracts from the minutes of the quarterly meeting of the Philadelphia Board of Trade, held December 20, 1897.

WHEREAS, The increased demands of the commerce tributary to the Schuylkill river necessitates a materially greater channel depth therein.

AND WHEREAS, The early relief which is required in this channel cannot be promptly attained through any other action than that which can be offered by the City; therefore,

Resolved, That City Councils be most respectfully urged to make such further appropriations for increasing the channel depth of the Schuylkill river as its commerce so urgently demands.

F. FRALEY,
President.

Attest :
(Seal.)

W. R. TUCKER,
Secretary.

APPENDIX No. 160.

A Statistical Review of the Financial and Material Condition of the City of Philadelphia for the last ten years, from 1887 to 1897.

Philadelphia, December 1, 1897.

Sometime ago I inquired at one of our City Departments as to how much of our annual appropriation had been used for the purpose of acquiring City Property and how much it had amounted to in the last ten years. The answer was that in order to obtain the information all the accounts would have to be gone over. I also discovered that there was no account of City Property at the time the Bullitt Bill went into effect. I, therefore, conceived the idea to get up this statement, which shows that the City has acquired over fifty-two million dollars worth of Property

in ten years; it also shows the account of the Departments through which the respective amounts were expended. It further shows that in reality the City is better off financially by some six million dollars more than it was in 1887.

E. BUCHHOLZ,

Member of Common Council, Nineteenth Ward.

1—PUBLIC BUILDINGS.

Total expenditures upon City Hall to December 1, 1897....	\$21,297,636 09
Less expenditures for maintenance and matters not chargeable to construction proper.....	2,598,341 10
Approximate cost of construction proper up to date.....	18,699,294 99
Amount chargeable to construction from January 1, 1887, to December 1, 1897.....	10,284,261 24

2—BUREAU OF CITY PROPERTY.

1889 to 1896 inclusive.

Improvement of Squares.....	\$197,674 00
Erecting bath-houses.....	54,769 00
Erecting fire-houses.....	285,002 00
Erecting police stations.....	684,088 00
Erecting patrol houses.....	34,604 00
Purchase of lots and property.....	61,500 00
Mandamuses.....	87,272 00
	<hr/>
	\$1,404,909 00

3 —SCHOOL PROPERTY.

Value of school buildings and lots in 1887.....	\$7,094,523 00
Value of building lots in 1897	11,387,259 00
	<hr/>
This shows an accumulation in ten years of.....	\$4,292,736 00

4—BUREAU OF SURVEYS.

Philadelphia, December 2, 1897.

MEMORANDUM OF EXPENDITURES, ETC.

Year.	Main Sewers.	Branch Sewers.	Paid by City.
1888.....	\$215,920 42	\$498,553 95	\$168,992 02
1889.....	348,206 49	432,414 91	123,142 82

Year.	Main Sewers.	Branch Sewers.	Paid by City.
1890.....	\$670,577 48	\$359,097 70	\$119,560 05
1891.....	610,823 83	376,429 50	122,363 46
1892.....	562,800 63	373,427 55	121,699 31
1893.....	1,188,345 78	883,303 33	367,454 89
1894.....	1,462,453 43	1,141,492 49	490,206 09
1895.....	362,033 53	629,820 93	246,008 25
1896.....	157,555 38	525,188 51	177,673 16
Total.....	\$5,578,716 97	\$5,219,728 87	\$1,937,100 05

Expenditures on Delaware avenue, exclusive of Girard Estate Fund, 1896 and 1897, to date, \$486,646.20.

Year.	Bridges.	Year.	Dredging.
1888.....	\$99,595 49	1895.....	\$7,976 62
1889.....	44,463 05	1896.....	89,419 72
1890.....	90,667 71	1897 (to date).....	158,496 77
1891.....	323,859 90		
1892.....	291,123 19	Total.....	\$255,893 11
1893.....	292,493 88		
1894.....	334,639 84		
1895.....	564,536 26		
1896.....	108,556 70		
Total.....	\$2,154,936 02		

Expenditures on Subway.....	\$2,100,000 00
Amount of Subway loan.....	\$6,000,000 00
Amount negotiated.....	\$4,500,000 00
Amount of Delaware Avenue and Dredging loan.....	\$2,000,000 00

5—BUREAU OF WATER.

AMOUNTS EXPENDED FOR EXTENSIONS, 1887—1896.

1887.....	\$89,562 50	1892.....	\$558,124 42
1888.....	491,131 01	1893.....	1,471,834 90
1889.....	590,743 56	1894.....	1,235,775 01
1890.....	280,866 92	1895.....	387,322 23
1891.....	749,066 21	1896.....	514,272 32
		Total.....	\$6,368,699 08

6—ELECTRICAL BUREAU.

AMOUNTS EXPENDED FROM 1887 TO 1897.

	Extension—Fire.	Extension— Police Signal and Telephone.	Extension— Underground Service.	
1887	\$10,838 34	\$13,993 31	\$21,823 81	\$46,655 46
1888	9,735 44	10,010 09	8,294 70	28,040 23
1889	10,482 17	10,898 93	13,054 37	34,435 47
1890	9,294 36	12,299 92	27,506 64	49,100 92
1891	10,237 75	9,999 61	43,341 36	63,578 72
1892	10,755 08	14,497 16	47,413 94	72,666 18
1893	9,998 24	9,999 17	81,941 32	101,938 73
1894	13,589 71	10,494 32	113,526 74	137,610 77
1895	12,322 90	14,700 83	92,669 77	119,693 50
1896	6,950 18	4,968 59	72,601 84	84,520 61
1897	6,968 30	5,986 08	55,440 57	68,394 95
	\$111,172 47	\$117,848 01	\$577,615 06	\$806,635 54

7—CHARITIES AND CORRECTION.

AMOUNTS EXPENDED FROM 1887 TO 1897.

Additions to the Insane Department, etc., Philadelphia Almshouse.....	\$96,333 83
New County Prison at Holmesburg.....	1,120,304 95
Total.....	\$1,216,638 78

8—BUREAU OF HIGHWAYS.

AMOUNTS EXPENDED FROM 1888 TO 1897.

	Paving Intersections.	Grading.	Repaving with Im- proved Pavements.
1888	\$110,000 00	\$65,000 00	\$280,000 00
1889	97,800 00	60,420 00	288,430 00
1890	143,914 18	85,000 00	353,607 13
1891	185,956 00	126,000 00	180,263 75
1892	285,656 00	125,000 00	15,000 00
1893	196,020 16	175,000 00	1,332,131 00
1894	190,000 00	187,500 00	680,436 00
1895	225,000 00	287,000 00	
1896	110,000 00	240,000 00	503,000 00
1897	150,000 00	251,500 00	
	\$1,694,346 34	\$1,602,420 00	\$3,632,867 88

Total amount expended by this Bureau in ten years, \$6,929,634.22.

9—MANDAMUSES.

Mandamuses for the purpose of Opening Streets, Changing of Grades,
Condemning of property and Ground for Park purposes, etc.

1890.....	\$308,062 23	1895.....	\$1,741,760 38
1891.....	376,840 68	1896.....	1,744,294 20
1892.....	439,173 53	1897.....	870,495 65
1893.....	907,066 12		
1894.....	2,426,550 38	Total.....	\$8,814,183 17

10—AMOUNT OF PROPERTY ACCUMULATED IN TEN YEARS.

1—Public Buildings.....	\$10,284,261 24
2—Bureau of City Property.....	1,404,909 00
3—School Property.....	4,292,736 00
4—Bureau of Surveys, Main Sewers.....	5,578,716 97
4—Branch Sewers.....	1,937,100 05
4—Delaware Avenue.....	486,646 20
4—Bridges.....	2,154,936 02
4—Dredging Delaware.....	255,893 11
4—Reading Subway.....	2,100,000 00
5—Bureau of Water.....	6,386,699 08
6—Electrical Bureau.....	806,635 54
7—Charities and Correction.....	1,216,638 78
8—Bureau of Highways.....	6,929,634 22
9—Mandamuses.....	8,814,183 17
Total.....	\$52,648,989 38

11—REAL ESTATE.

Amounts Collected each Year for Eleven Years.

Assessed valuation for 1887.....	\$628,679,312 00	
At \$1.85 will yield.....		\$11,184,237 96
Five years average uncollectible.....		660,761 84
Estimated amount collectible.....		\$10,523,476 12
Assessed valuation for 1888.....	647,213,039 00	
At \$1.85 will yield.....		\$11,515,694 57
Five years average uncollectible.....		621,134 67
Estimated amount collectible.....		\$10,894,559 90
Assessed valuation for 1889.....	669,507,564 00	
At \$1.85 will yield.....		\$11,918,748 35
Five years average uncollectible.....		671,621 47
Estimated amount collectible.....		\$11,247,126 88

From Real Estate—Amounts Collected, etc.

Assessed valuation for 1890.....	688,713,518 00	
At \$1.85 will yield.....		\$12 267,281 62
Five years average uncollectible.....		721,117 80
Estimated amount collectible.....		\$11,546,163 82
Assessed valuation for 1891.....	713,902,842 00	
At \$1.85 will yield.....		\$12,725,437 43
Five years average uncollectible.....		779,349 06
Estimated amount collectible.....		\$11,946,088 37
Assessed valuation for 1892.....	735,696,772 00	
At \$1.85 will yield.....		\$13,153,962 09
Five years average uncollectible.....		607,897 20
Estimated amount collectible.....		\$12,546,064 89
Assessed valuation for 1893.....	752,763,382 00	
At \$1.85 will yield.....		\$13,441,851 15
Five years average uncollectible.....		595,124 52
Estimated amount collectible.....		\$12,846,726 63
Assessed valuation for 1894.....	769,930,542 00	
At \$1.85 will yield.....		\$13,752,509 68
Five years average uncollectible.....		642,623 40
Estimated amount collectible.....		\$13,109,886 28
Assessed valuation for 1895.....	782,677,694 00	
At \$1.85 will yield.....		\$13,993,824 60
Five years average uncollectible.....		677,497 02
Estimated amount collectible.....		\$13,316,327 58
Assessed valuation for 1896.....	801,028,552 00	
At \$1.85 will yield.....		\$14,336,655 50
Five years average uncollectible.....		703,427 64
Estimated amount collectible.....		\$13,633,227 86
Assessed valuation for 1897.....	818,827,549 00	
At \$1.85 will yield.....		\$14,645,537 61
Five years average uncollectible.....		796,717 21
Estimated amount collectible.....		\$13,848,819 80

12—STATEMENT OF PUBLIC DEBT IN 1887 AND 1897.

Public Debt in 1887.....	\$57,967,395 22
Less Sinking Fund.....	21,218,600 00
Net Debt.....	<u>\$36,748,795 22</u>

Public Debt in 1897.....	\$54,023,120 22
Less Sinking Fund.....	19,575,350 00
Net Debt.....	<u>\$34,447,770 22</u>

Net Debt in 1887.....	\$36,748,795 22
Net Debt in 1897.....	34,447,770 22
Total reduction.....	<u>\$2,301,025 00</u>

Conclusion.

Considering myself part and parcel of the past and present administration, I hold myself more or less responsible for the material condition of our City. I glean from the reports of the Departments given in full, as received from them that the average amount of taxes from real estate, 1887-1897, has been twelve million dollars per annum. I also find that over fifty-two millions of that amount has been used to acquire property for the City and make such permanent improvements as are required by our municipality. What strikes me very forcibly is, the fact that 43 per cent. of the amount collected from Taxes on Real Estate has been stored away as if it were for the use of future generations, Surely in a time of fault-finding such as ours this is a pleasant thing to behold for one who belongs to a class which is daily accused of wasting the City's money. The statement comparing the City's indebtedness in 1887 with that of 1897, is also a bright spark that may trouble some unfortunate pessimist who usually sees nothing but ruin in everything that others do. If we consider that the City is charged with a loan for the Subway for six million, of which up to date only \$4,500,000 are issued; also, a loan for Delaware Avenue Extension and Dredging Loan,

\$2,000,000, and that we have spent so far only \$2,100,000 on the Subway and of the Delaware Avenue Loan only \$35,899.11 (see 4—Bureau of Surveys), you will at once see that we are charged with \$2,400,000 on Subway Loan, for which we take no credit at present, as the money has not been expended. Also, on Delaware Avenue Loan \$1,400,000, which is also charged against the City and not expended up to date; we have, besides the \$52,648,989.36, the above two amounts from Subway Loan and Delaware Avenue, both amounting to \$3,800,000, this will, if added to the \$2,301,025 (see Statement of Public Debt), bring the difference between the indebtedness of the City, between 1887 and 1897, up to the amount of \$6,101,028.22. The result then is we owe sixmillion less to-day than we did ten years ago, and we have acquired property and spent for future generations over fifty-two million dollars in ten years; surely with these figures before us (and they are as true as gospel) there is to my mind still a future for a new Philadelphia.

EDWARD BUCHHOLZ.

APPENDIX No. 161.

RESOLUTION

Of request to the Public Building Commissioners, relative to finishing Council Chambers.

WHEREAS, The Buildings are nearing completion, and the Council Chambers are still in an unfinished condition, and very unsatisfactory to the members by reason of the defective acoustic properties.

AND WHEREAS, It is reliably asserted that the decorations and finish will take at least two years; therefore, be it

Resolved, by the Select and Common Councils of the City of Philadelphia, That the Public Building Commis-

sioners be requested to obtain bids on the plans to finish the rooms, as per the drawings and plans now in the hands of the Commissioners, and submit same to Councils, to the end that this necessary work can be finished as soon as possible.

APPENDIX No. 162.

RESOLUTION

Authorizing the City Controller to countersign a warrant for the payment of thirty-four thousand nine hundred and forty (34,940) dollars, drawn in favor of "The Lehigh Valley Railroad Company, Assignee and Grantee of Charles Hartshorne," the said sum being in payment for premises heretofore registered in the name of Charles Hartshorne, to whom payment was directed to be made by the ordinance of October 6, 1896.

WHEREAS, By ordinance of the Select and Common Councils duly approved October 6, 1896, it was provided *inter alia*, that a warrant for the sum of thirty-four thousand nine hundred and forty (34,940) dollars, should be drawn by the Department of Public Works in favor of Charles Hartshorne, the owner of certain real estate taken for the widening of Delaware avenue.

AND WHEREAS, By deed dated April 30, 1897, (recorded in the office for recording deeds, etc., for the City and County of Philadelphia, in Deed Book W. M. G., No. 194, page 83, etc.), said Charles Hartshorne conveyed the premises taken for the said widening of Delaware avenue to the Lehigh Valley Railroad Company.

AND WHEREAS, The said Lehigh Valley Railroad Company has filed with the Department of Public Works the agreements, releases, covenants and deed of dedication provided for in the said ordinance of October 6, 1896.

Resolved, by the Select and Common Councils of the City of Philadelphia, That the City Controller be, and he is hereby authorized and directed to countersign a war-

rant for the payment of the said sum of thirty-four thousand nine hundred and forty (34,940) dollars, drawn in favor of "The Lehigh Valley Railroad Company, Assignee and Grantee of Charles Hartshorne," the said sum being in payment for premises heretofore registered in the name of Charles Hartshorne, to whom payment was directed to be made by the said ordinance of October 6, 1896.

APPENDIX No. 163.

Philadelphia, January 6, 1898.

To the Presidents and Members of Select and
Common Councils of the City of Philadelphia.

GENTLEMEN :—The Committee on Finance, to which was referred communication from Richard G. Oellers, late City Treasurer, relative to the City's moneys deposited in the Chestnut Street National Bank, respectfully report that they have carefully considered the same, and in conformity with the opinion of the City Solicitor (which opinion is hereto annexed), return the annexed resolution with a favorable recommendation, and ask its passage.

Jacob J. Seeds (*Ch'u*), Chas. Roberts, Edward W. Patton, Wm. H. Garrett, Wm. Van Osten, Chas. K. Smith, D. S. B. Chew, Gustave Hahn, Wm. R. Knight, Jr., Charles Seger, William McMullen, W. F. Short, Thos. J. Rose, Watson D. Upperman, F. M. Harris, Jos. H. Klemmer, Jos. H. Brown, Wm. McCoach, Hugh Black, Thomas Firth.

LAW DEPARTMENT.

Philadelphia, January 6, 1898.

W. H. BAKER, Esq.,
Secretary Finance Committee.

DEAR SIR :—In reference to the proposed resolution of Councils, which is before your Committee, authorizing the

Mayor and City Treasurer to assent to the plan for the reorganization and adjustment of the affairs of the Chestnut Street National Bank, the question as to the power of the City to adjust its claim in the manner proposed in the said plan, was submitted to this Department with a request to suggest a proper form of resolution of assent, if of the opinion that the City had a legal right to accept said plan. As so requested, I submit a form of resolution embodying the views of the Sub-Committee, as follows :

“Resolution authorizing and directing the Mayor and City Treasurer to adjust the claims of the City against the Chestnut Street National Bank, and to assent to the plan for the reorganization and settlement of its affairs.”

*“Resolved, by the Select and Common Councils of the City of Philadelphia, That the Mayor and City Treasurer are hereby authorized and directed to adjust and settle the claims of the City as a depositor in the Chestnut Street National Bank in the sum of two hundred and eighty-nine thousand five hundred and fifty-four (289,554) dollars and forty (40) cents, with interest due thereon, by accepting first preferred stock of “The Record Publishing Co.,” or of a company to which its assets may be assigned” for the purposes of the adjustment, to an amount equal to the said sum of \$289,554.40, and interest, as additional security for the repayment of the same, and without relinquishing the right of the City to be repaid out of the assets of the said bank as the same may be collected, in accordance with the proposed “plan for the reorganization and adjustment of the affairs of the Chestnut Street National Bank,” etc.; and the said Mayor and City Treasurer are hereby further authorized and directed to assent to the said plan for such reorganization and adjustment on behalf of the City of Philadelphia: *Provided*, That the security of the City shall not be impaired thereby, and that to that end the sureties of Mr. Oellers, the late City Treasurer, shall first enter into an agreement, satisfactory to the City Solicitor, to waive any legal advantage or benefit that might accrue to them by reason of the City’s assenting to the said plan and making settlement in accordance therewith, and that said sureties shall in writing signify their concurrence in the*

act of the City in so assenting and making settlement, and that Joint Rule No. 41, of the Select and Common Councils be, and the same is hereby suspended in order that this resolution may be presented to the Mayor for his approval or disapproval."

As to the question of the legality of the act of the City in assenting to the plan proposed, it appears that the City was a depositor in the Chestnut Street National Bank, and that the said Bank, on December 23, 1897, suspended payment. At the time of such suspension the City had on deposit with the Bank, \$289,554.40, with interest due thereon, from July 1, 1897. The question now arises of how to make settlement in a way most advantageous to the interests of the City.

The plan suggested, as I understand it, in addition to the claim of the City as a depositor, upon the assets of the Bank, proposes to give to it, as further security, preferred stock of "The Record Publishing Company," or of such other company taking the assets of that corporation, as may be found necessary to organize for the purposes of the adjustment, in an amount equal to that of the deposit of the City. The City would thus be taking stock as a means of securing payment of an indebtedness due to it. Had this been the case of a proposed purchase of the stock of a corporation, the proposition would undoubtedly be wholly different. There is no legislative authority empowering the municipality to become a stockholder in any corporation; and Section 7, Article IX, of the Constitution prohibits the Legislature from granting such authority. That section is as follows :

"The General Assembly shall not authorize any county, city, borough, township, or incorporated district to become a stockholder in any company, association, or corporation, or to obtain or appropriate money for, or to loan its credit to any corporation, association, institution, or individual."

The case now, however, before Councils does not involve the voluntary purchase of stock in a corporation, but at most the settlement of a claim by the taking of such stock as security for the payment thereof. This is not forbidden. The advisability of assenting to such a plan of reorganiza-

tion is a matter entirely for the judgment of Councils. If such assent be deemed best for the City, I advise you that it is within the power of Councils, in their discretion, to direct that the assent of the City be given.

In reaching a conclusion upon the subject due weight should be attached to those considerations of prudence and business expediency which in a like case would guide and govern individuals, or the officers of other corporations, in their private affairs, and which would lead them to take such a course as under all the circumstances, looking to their own interests, would in their judgment seem to be the most advantageous.

Yours respectfully,

JOHN L. KINSEY,
City Solicitor.

RESOLUTION

Authorizing and directing the Mayor and City Treasurer to adjust the claims of the City against the Chestnut Street National Bank, and to assent to the plan for the reorganization and settlement of its affairs.

Resolved, by the Select and Common Councils of the City of Philadelphia, That the Mayor and City Treasurer are hereby authorized and directed to adjust and settle the claims of the City as a depositor in the Chestnut Street National Bank, in the sum of two hundred and eighty-nine thousand five hundred and fifty-four (289,554) dollars and forty (40) cents, with interest due thereon, by accepting first preferred stock of "The Record Publishing Company," or a company to which its assets may be assigned, for the purposes of the adjustment, to an amount equal to the said sum of two hundred and eighty-nine thousand five hundred and fifty-four (289,554) dollars and forty (40) cents, and interest, as additional security for the repayment of the same, and without relinquishing the right of the City to be repaid out of the assets of the said bank as the same may be collected, in accordance

with the proposed plan for the reorganization and adjustment of the affairs of the Chestnut Street National Bank, etc., and the said Mayor and City Treasurer are hereby further authorized and directed to assent to the said plan for such reorganization and adjustment on behalf of the City of Philadelphia: *Provided*, That the security of the City shall not be impaired thereby, and that to that end the sureties of Mr. Oellers, the late City Treasurer, shall first enter into an agreement, satisfactory to the City Solicitor, to waive any legal advantage or benefit that might accrue to them by reason of the City's assenting to the said plan and making settlement in accordance therewith, and that said sureties shall in writing signify their concurrence in the act of the City in so assenting and making settlement, and that Joint Rule No. 41, of the Select and Common Councils be, and the same is hereby suspended in order that this resolution may be presented to the Mayor, for his approval or disapproval.

APPENDIX No. 164.

Philadelphia, January 6, 1898.

To the Presidents and Members of Select and
Common Councils of the City of Philadelphia.

GENTLEMEN :—We, your Committee on Surveys, to whom was referred bills to place on the City plan Oakdale, Myrtlewood, Hollywood, Thayer, Arbor, Sixty-second, Robinson, Bouvier, Quarry, Russell and Schiller streets, beg leave to report that all of these streets comply with the present laws and ordinances and can be placed on the plan without any damage to the City. We, therefore, report the annexed ordinance with a favorable recommendation.

Ellsworth H. Hulst (*Ch'n*), Arthur T. Wadsworth, W. N. Stevenson, Josiah Linton, Elmer S. Little, John Dougherty, Geo. H. Kittams, Hugh Black, James A. Briggs, H. W. Sherlock, Wm. Rowen, J. Emory Byram, Wm. G. Rutherford, George W. Conrad.

AN ORDINANCE

To place on the City plan Oakdale, Myrtlewood, Hollywood, Thayer, Arbor, Sixty-second, Robinson, Bouvier, Quarry, Russell and Schiller streets.

SECTION 1. *The Select and Common Councils of the City of Philadelphia do ordain*, That the Department of Public Works be authorized to place on the City plan Oakdale street, of the width of 30 feet, from Twenty-ninth to Thirty-first street; Myrtlewood and Hollywood streets, each of the width of 30 feet, from Huntingdon to Oakdale street; Thayer street, of the width of 30 feet, from Third to American street; Arbor street, of the width of 30 feet, from Allegheny avenue to Clearfield street; Sixty-second and Robinson streets, each of the width of 60 feet, from Lansdowne avenue to Jefferson street; Bouvier street, from Race to Quarry street; Quarry street, from Bouvier street to a point about 99 feet west of Seventeenth street; Russell and Schiller streets, each of the width of 30 feet, from Tenth street to the Richmond Branch of the Philadelphia and Reading Railway Company: *Provided*, That the owners of ground within the lines of said streets, excepting on Bouvier, Quarry, Russell and Schiller streets, shall first dedicate the same as public highways, or shall file a bond or enter into an agreement satisfactory to the City Solicitor indemnifying the City against all damages that may arise by reason of the placing of said streets on the plan, and their subsequent opening: *Provided, however*, That before Bouvier, Quarry, Russell and Thayer streets shall be placed on the plan satisfactory evidence shall be furnished that the said streets have been opened and in public use prior to June 6, 1871.

APPENDIX No. 165.

Philadelphia, January 6, 1898.

To the Presidents and Members of Select and
Common Councils of the City of Philadelphia.

GENTLEMEN :—We, your Committee on Surveys, to whom was referred the bill entitled “An Ordinance to

authorize the revision of the grades on Grant street, between Frankford avenue and Tulip street, in the Thirty-fifth Ward," beg leave to report that the plan as at present confirmed makes a summit between Hagerman and Tulip streets. The owners of the property in the contemplation of improvements desire that the summit be taken out of the street and a continuous grade substituted. As such a change will not detract from the usefulness and beauty of the street, and as the City is protected against damage, we report the ordinance with a favorable recommendation.

Ellsworth H. Hulst (*Ch'n*), Arthur T. Wadsworth, W. N. Stevenson, Josiah Linton, Elmer S. Little, John Dougherty, Geo. H. Kittams, Hugh Black, James A. Briggs, H. W. Sherlock, George W. Conrad, C. E. Connell, Geo. B. Edwards, Jacob J. Seeds.

AN ORDINANCE

To authorize the revision of the grades on Grant street, between Frankford avenue and Tulip street, in the Thirty-fifth Ward.

SECTION 1. *The Select and Common Councils of the City of Philadelphia do ordain*, That the Department of Public Works, Bureau of Surveys, be authorized to revise the grades of Grant street, between Frankford avenue and Tulip street, in the Thirty-fifth Ward: *Provided*, Before the confirmation of said plan a satisfactory agreement or bond shall be filed with the City Solicitor, indemnifying the City against all damages resulting from the said revision.

APPENDIX No. 166.

Philadelphia, January 6, 1898.

To the Presidents and Members of Select and
Common Councils of the City of Philadelphia.

GENTLEMEN:—We, your Committee on Surveys, to whom was referred the bill entitled "An Ordinance to

revise the lines and grades of Noble street, between Delaware avenue and Beach street, in the Eleventh Ward," beg leave to report that the change is desired by the Philadelphia and Reading Railway Company, in order that the lines of Noble street may be made parallel with Green street, so that a square building can be erected. As it does not interfere with the general public or with any owners of private property and as the railway company will be at the sole cost of making the change, we report the ordinance with a favorable recommendation.

Ellsworth H. Hulst (*Ch'u*), Arthur T. Wadsworth, W. N. Stevenson, Josiah Linton, Elmer S. Little, John Dougherty, Geo. H. Kittams, Hugh Black, James A. Briggs, H. W. Sherlock, George W. Conrad, C. E. Connell, Geo. B. Edwards, Jacob J. Seeds.

AN ORDINANCE

To revise the lines and grades of Noble street, between Delaware avenue and Beach street, in the Eleventh Ward.

SECTION 1. *The Select and Common Councils of the City of Philadelphia do ordain*, That the Department of Public Works be authorized to revise the lines and grades of Noble street, between Delaware avenue and Beach street, in the Eleventh Ward, in such manner as to move the north line of said Noble street at Delaware avenue southward, a distance of eight (8) feet and three-eighths ($\frac{3}{8}$) of an inch, gradually decreasing to the present line of said Noble street at Beach street, and the south line of said Noble street southward a distance of eight (8) feet one and one-fourth ($1\frac{1}{4}$) inches at Delaware avenue, and gradually decreasing to a distance of seven-eighths ($\frac{7}{8}$) of an inch southward from said Noble street at Beach street, thus maintaining the present width of sixty-six (66) feet: *Provided*, That the Philadelphia and Reading Railway Co. shall first enter into an agreement satisfactory to the City Solicitor, not to claim damages by reason of said revision, and to be at the sole cost of the physical changes necessary to make the said street conform to the proposed

new lines and to dedicate to the City of Philadelphia that portion of the street taken on the south side immediately upon the vacation of the portion abandoned on the north side.

APPENDIX No. 167.

Philadelphia, January 6, 1898.

To the Presidents and Members of Select and
Common Councils of the City of Philadelphia

GENTLEMEN :—We, your Committee on Surveys, to whom was referred the bill entitled “An Ordinance to strike from the City plan Burbridge street, from Upsal to Cliveden street,” beg leave to report that the street was only placed on the plan for the purpose of providing drainage for a certain territory. As the owner is willing to enter into an agreement permitting the City to enter at all times for the purpose of providing drainage, there is no reason why the City should be placed to the expense of opening and maintaining the street. We, therefore, report the ordinance with a favorable recommendation.

Ellsworth H. Hulst (*Ch'n*), Arthur T. Wadsworth, W. N. Stevenson, Josiah Linton, Elmer S. Little, John Dougherty, Geo. H. Kittams, Hugh Black, James A. Briggs, H. W. Sherlock, Wm. Rowen, J. Emory Byram, Wm. G. Rutherford, George W. Conrad, Jacob J. Seeds.

AN ORDINANCE

To strike from the City plan Burbridge street, from Upsal to Cliveden street.

SECTION 1. *The Select and Common Councils of the City of Philadelphia do ordain*, That the Department of Public Works be authorized to strike from the City plan Burbridge street, from Upsal to Cliveden street: *Provided*, That the owners of property within the lines of said street

first enter into an agreement satisfactory to the City Solicitor to release the City from all damages by reason of the striking of said street from the plan, and to give the City the right of way at any and all times to enter upon the property within the lines of the said present Burbridge street, to construct, maintain, renew or repair a sewerage system.

APPENDIX No. 168.

Philadelphia, January 6, 1898.

To the Presidents and Members of Select and
Common Councils of the City of Philadelphia.

GENTLEMEN :—We, your Committee on Surveys, to whom was referred the bill entitled “An Ordinance to authorize the construction of a building enclosing the deck of the pier at the foot of Arch street, and an enclosing building, with a pavilion on the pier at the foot of Chestnut street, Delaware river; also, a footway bridge across Delaware avenue with steps as an approach to the upper deck of Chestnut street pier,” beg leave to report that it appears sufficient authority was not given the Department of Public Works to warrant the construction of the enclosing buildings and bridge approach to the proposed upper deck at Chestnut street, and as existing ordinances prohibit the erection of any buildings east of Delaware avenue, the Department of Public Works desires to have this work authorized specifically by Councils. We, therefore, report the ordinances with a favorable recommendation.

Ellsworth H. Hults (*Ch'n*), Arthur T. Wadsworth, W. N. Stevenson, Josiah Linton, Elmer S. Little, John Dougherty, Geo. H. Kittams, Hugh Black, James A. Briggs, H. W. Sherlock, George W. Conrad, C. E. Connell, Jacob J. Seeds, Geo. B. Edwards.

AN ORDINANCE

To authorize the construction of a building enclosing the deck of the pier at the foot of Arch street, and an enclosing building, with a pavilion, on the pier at the foot of Chestnut street, Delaware river; also, of a footway bridge across Delaware avenue, with steps as an approach to the upper deck of Chestnut street pier.

SECTION 1. *The Select and Common Councils of the City of Philadelphia do ordain*, That the Director of the Department of Public Works be, and is hereby authorized to advertise for proposals, and enter into contracts, for the construction of a building enclosing the deck of the pier at the foot of Arch street, and an enclosing building, with a pavilion, on the pier at the foot of Chestnut street, Delaware river; also, of a footway bridge across Delaware avenue, with steps as an approach to the upper deck of Chestnut street pier.

SECT. 2. That the work authorized and provided for by this ordinance shall be paid for out of the appropriation made to the Bureau of Surveys, by Ordinance of April 13, 1896, for the work of widening Delaware avenue, the construction of City piers and improving the channel of the Delaware river.

SECT. 3. That all ordinances or parts of ordinances inconsistent herewith be, and the same are hereby repealed.

APPENDIX No. 169.

RESOLUTION

Requesting the City Controller to countersign certain warrants against Item 23, in the annual appropriation to the Department of Public Safety, Bureau of Police, for the year 1897.

Resolved, by the Select and Common Councils of the City of Philadelphia, That the City Controller be, and is

hereby requested to countersign the bill of Jacob Reed's Sons, amounting to two hundred and seventy-three (273) dollars and ninety (90) cents for the purchase of clothing by the bicycle corps of the Bureau of Police, chargeable against Item 23, in the annual appropriation to the Department of Public Safety, Bureau of Police, for the year 1897.

APPENDIX No. 170.

RESOLUTION

Of instruction to the Department of Public Works and City Solicitor to compel the B. & O. R. R. Co. to place proper structures in place of the worn out and dilapidated wooden bridges, in the Twenty-seventh Ward.

WHEREAS, By ordinances of the City of Philadelphia, the B. & O. R. R. Co. was authorized to lay tracks through certain portions of the Twenty-seventh Ward, and were required to place bridges across the streets then opened and those that were then on the City plan to be opened thereafter.

AND WHEREAS, In compliance with these requirements they have partly complied by placing wooden structures in certain localities of the said ward; now, therefore, be it

Resolved, by the Select and Common Councils of the City of Philadelphia, That the Department of Public Works be, and is hereby directed to at once compel the said B. & O. R. R. Co. to place proper structures of like character as those usually built by the City of Philadelphia in place of these worn out and dilapidated wooden bridges.

Resolved, That the City Solicitor be, and is hereby directed in case of refusal of the said B. & O. R. R. Co. to comply with this resolution, to take whatever legal steps and remedies that are necessary in order to enforce the fullest compliance with all the terms and conditions of the ordinance above mentioned.

APPENDIX No. 171.

DEPARTMENT OF CITY CONTROLLER.

Philadelphia, January 20, 1898.

WENCEL HARTMAN, Esq.,
President of Common Council.

DEAR SIR :—In conformity with the Act of June 11, 1879, which forbids “the Controller countersigning any warrants (except for payments of interest and for Sinking Fund) until the total of all appropriations, all estimates, and other lawful obligations shall have been brought within the sum yielded by the tax levy, average income and other sources,” I would respectfully report that there is a deficit shown, after the closing of the books of this Department for the year ending December 31, 1897, amounting to \$828,325.61.

I regret to state that this deficit, which tends to place the City in a very unfavorable financial light and is a source of annual anxiety to those interested in the compilation of the accounts of the year is clearly caused by the non-remittance of the sum due the City by the State authorities of its proportion of personal property tax and school moneys.

Had the amounts been promptly remitted after the close of the fiscal year of the State, November 30th, and prior to December 31st, a surplus would have been shown in the report of this Department for the year 1897 exceeding \$600,000.

In view of the facts above stated I am constrained to notify you that the appropriations for 1898 must be brought within the amount of the deficit before the books of 1898 can be opened for the transaction of business or the appropriations just made become available.

Yours truly,
JOHN M. WALTON,
City Controller.

APPENDIX No. 172.

Philadelphia, January 10, 1898.

COMMISSIONERS OF THE SINKING FUNDS.

To the Select and Common Councils
of the City of Philadelphia.

GENTLEMEN:—In accordance with the provisions of the Ordinance of May 9, 1857, the Commissioners of the Sinking Fund herewith present their report for the quarter ending December 31, 1897.

Sept. 30 1897. To Cash balance.....	\$2,253,600 50
" received during quarter.....	700,062 14
	<hr/>
Total receipts.....	\$2,933,662 64
By Cash paid \$115,500 6 per cent. City Loan.....	\$125,151 63
By Cash paid temporary loan to City.....	1,075,000 00
By Cash paid matured loan...	300 00
By Cash paid unclaimed in- terest.....	444 00
By Cash paid Almshouse fund, transfer to City account...	40,633 83
	<hr/>
	1,241,529 46
	<hr/>
Balance.....	\$1,712,133 18
Par value City and U. S. securities.....	\$19,346,575 00
45,000 shares P. & E. R. R. stock, par value \$50, market value \$21 per share.....	945,000 00
Temporary loan to City.....	1,075,000 90
	<hr/>
	21,366,575 00
	<hr/>
Total cash and securities.....	\$23,078,708 18

Respectfully submitted,

CHAS. F. WARWICK,
JOHN M. WALTON,
LOUIS WAGNER,

Commissioners of the Sinking Funds.

*Receipts and Expenditures, with Balances of the several Sinking Funds,
for the Quarter ending December 31, 1897.*

Name of Fund.	Cash balance. Sept. 30, '97.	Received during the quarter.	Paid during the quarter.	Cash balance, Dec. 31, '97.	Securities on hand Dec. 31, 1897.	Total cash and securities Dec. 31, 1897.
Culvert Loan, No. 2.....	\$6,762 03	\$109,468 50	\$1,867 25	\$114,363 28	\$447,850 00	\$562,213 28
Park Loan, No. 1.....	353,681 17	88,364 00	58,462 00	383,583 17	2,768,475 00	3,524,558 17
Gas Loan, No. 5.....	254,348 12	6,733 00	1,486 25	259,594 87	761,750 00	1,021,344 87
Loan, No. 35.....	187,007 85	63,512 00	2,446 50	248,073 35	935,750 00	1,183,823 35
Gas Loan, No. 6.....	152,086 16	22,151 00	3,976 50	170,260 66	723,800 00	894,060 66
Loan, No. 37.....	87,588 99	16,240 00	884 50	102,944 49	537,800 00	640,744 49
Park Loan, No. 2.....	227,354 25	37,907 00	2,078 50	263,182 75	1,039,700 00	1,302,882 75
Loan, No. 38.....	60,439 23	18,202 50	39,861 75	38,779 98	623,075 00	661,854 98
School Loan, No. 3.....	59,443 61	7,362 00	1,571 50	65,234 11	241,050 00	306,284 11
Loan, No. 44.....	71,766 97	12,239 00	223 75	83,782 2	379,150 00	462,932 22
Loan, No. 45.....	22,581 98	8,634 00	223 00	30,992 98	266,350 00	297,342 98
Loan, No. 46.....	206,730 82	35,574 50	2,111 50	240,193 82	1,126,625 00	1,252,818 82
Gas Loan, No. 7.....	76,223 67	10,452 00	88,675 67	348,400 00	435,075 67
Loan, No. 48.....	75,280 54	5,481 00	2,558 75	77,900 79	161,700 00	239,602 79
Loan, No. 49.....	1,758 60	2,729 00	4,487 60	93,900 00	98,387 60
Loan, No. 50.....	32,071 98	14,392 00	693 00	45,770 98	469,250 00	515,020 98
Loan, No. 51.....	28,361 21	33,743 00	3,136 38	58,907 83	1,070,175 00	1,129,142 83
Park Loan, No. 3.....	164,595 24	25,009 50	114 12	189,490 62	780,650 00	970,140 62
Loan, No. 53.....Dr.	5,692 41	8,605 00	2,912 59	108,100 00	111,012 59
Loan, No. 54.....	105,037 44	14,950 50	584 38	119,403 56	406,350 00	525,753 56
Loan, No. 55.....	38,175 64	11,617 50	49,793 14	321,400 00	371,193 14
Loan, No. 56.....	8,995 30	3,429 00	12,424 30	97,300 00	109,724 30
Loan, No. 57.....	30,020 31	5,109 50	715 50	36,414 31	174,750 00	210,689 31
Loan, No. 58.....Dr.	12,373 57	15,186 00	1,399 50	1,412 93	497,900 00	499,312 93
Gas Loan, No. 8.....	89,268 46	21,420 00	457 00	110,231 46	739,400 00	849,631 46
Loan, No. 60.....Dr.	99,491 43	11,055 00	88,436 43	335,000 00	333,000 00
Loan, No. 61.....	1,745 14	11,616 00	13,361 14	342,200 00	355,561 14
Unclaimed Mat'd Loan.....	28,575 00	300 00	28,275 00	28,275 00
Commissioners of the Sinking Fund.....Dr.	65,233 33	75,872 34	1,075 000 00	1,064,360 99	3,661,200 00	3,663,200 00
	\$2,371,899 71	\$2,838,509 69	19,346,575 00	\$22,185,084 60
Total Debit Balance.....	182,790 74	1,152,797 42	1,152,797 42
	\$2,189,108 97	\$1,685,712 18	\$21,032,287 18
Unclaimed Interest.....	23,857 70	3,007 30	414 00	26,421 00	26,421 00
Almshouse Fund.....	40,633 83	40,633 83
45,000 shares, Phila. and Erie R. R. stock, par value \$50.00, market value \$21.60 per share.....	945,000 00	945,000 00
Temporary Loan to City.....	1,075,000 00	1,075,000 00
	\$2,253,600 50	\$700,062 14	\$1,241,529 46	\$1,712,133 18	\$21,366,575 00	\$23,078,708 18

APPENDIX No. 173.

LAW DEPARTMENT.

Philadelphia, January 11, 1898.

GEORGE W. KOCHERSPERGER, Esq.,
Chief Clerk of Common Council.

DEAR SIR:—I hand you herewith copy of report of jury in the matter of the opening of Knox street, from Manheim to Queen street, Twenty-second Ward, said report being filed on the 6th instant.

Knox street, between points indicated above, is not actually and physically opened, and is only partly graded, but is in process of being opened and graded. Said street is not paved.

Yours very truly,

JOHN L. KINSEY,
City Solicitor.

IN THE COURT OF QUARTER SESSIONS FOR
THE COUNTY OF PHILADELPHIA.

In the matter of the opening of Knox street, from Manheim street to Queen street, in the Twenty-second Ward, of the City of Philadelphia.

(Copy.)

REPORT OF JURY.

(Filed January 6, 1898.)

To the Honorable the Judges of said Court:

The undersigned jurors, appointed by your Honorable Court to assess the damages and benefits, if any, for the opening of Knox street, from Manheim street to Queen

street, in the Twenty-second Ward, of the City of Philadelphia, respectfully report :

That after due notice the jurors met on the 30th day of June, 1897, at 3 P. M., in Room 577, City Hall, for organization. The following jurors were present: Theodore M. Etting, R. Meade Bache, J. Redman Coxe, Ezra Lukens, J. Frederick List and Charles E. Lex. Sheldon Potter, Esq., appeared for Hiram Carr; Joseph W. Hunsicker, Esq., for Sarah Yake; Frederick J. Geiger, Esq., for William T. B. Roberts; Morris R. Bockius, Esq., for William Wynne Wister, and David Lavis, Esq., Assistant City Solicitor, for the City of Philadelphia.

That at said meeting, to wit, June 30, 1897, the jury organized by selecting Theodore M. Etting, Esq., foreman, and J. Redman Coxe, secretary; after which the jurors were sworn or affirmed each by one of their number on their *voir dire*, and examined touching their qualifications to serve as road jurors in this proceeding. Each juror was found to be disinterested, competent and in all respects duly qualified to serve. The jurors were then sworn or affirmed to perform their duties in the matter of the opening of said Knox street, from Manheim street to Queen street, in the Twenty-second Ward, impartially and according to the best of their judgment and ability. At this meeting a copy of the petition was read to the jury and the official plan produced for their use. The affidavit of service of notice on the registered owners of property through which said Knox street is to be opened was also produced and is now on record in the Court of Quarter Sessions for the County of Philadelphia. The jury viewed the premises affected by the said opening of Knox street, on July 7, 1897. All of the jurors were present at said view.

Subsequently meetings were held for the purpose of viewing, taking testimony, hearing the arguments of counsel and for consultation on the following days: July 9, September 10, 15, 17, 22, 24, 29; October 1, 6, 8, 13, 15, 22, 27, 29; November 3, 5, 17, 20, 24, 29; and December 4, 1897.

The jury, after a full and impartial consideration of all

the testimony submitted to them, and after a careful view and review of the lines and grades at which said street is to be opened, and considering as well the advantages and disadvantages to each and every property on the line of the said Knox street, from Manheim street to Queen street, make the following awards of damages :

Sarah Yake	\$433 00
Hiram Carr	900 00

The jury then considered the question of benefits and determined that the property of William T. B. Roberts was not benefited, and that the property of William Wynne Wister was benefited by the said opening of Knox street, and assessed the total amount of each of the two foregoing awards aggregating \$1,333 upon the property of the said William Wynne Wister, situate on the line of this proceeding, in the following manner : The sum of nine hundred (900) dollars of said sum of money so assessed, is assessed against all that certain lot or piece of ground, with the improvements thereon erected, situate on the southwesterly side of Knox street and northwest side of Manheim street, extending along the line of Knox street, from Manheim street to Hansbury street, containing in front on said Knox street, five hundred and sixty-one (561) feet three and three-eighths ($3\frac{3}{8}$) inches, and extending of that width in length or depth, two hundred and eighty-five (285) feet eight and one-eighth ($8\frac{1}{8}$) inches, more or less, to Henry street; the sum of four hundred and thirty (430) dollars of said sum of money so assessed, is assessed against all that certain lot or piece of ground situate on the southwesterly side of Knox street and the northwesterly side of Hansberry street, and extending northwestwardly along Knox street, two hundred and seventeen (217) feet, more or less, and extending of that width in length or depth two hundred and five (205) feet, more or less.

The said William Wynne Wister was given ten days' notice to appear before the said jury to make exceptions to the said assessment of benefits against his premises. In pursuance of said notice the jury met on the 16th day of December, 1897, and after hearing the evidence of the said

William Wynne Wister in relation to the assessment of benefits against his property, determined that the said assessment should not be changed or modified in any respect.

The jury therefore determine that the total amount of said assessment, to wit, the sum of \$1,333 should be assessed against the property of the said William Wynne Wister, in the manner and form hereinbefore set forth at length.

The affidavit of service of the ten days' notice of the meeting for the purpose of hearing exceptions to the benefits so assessed, upon the jurors and all parties whose properties are affected by the opening of the said Knox street, was offered in evidence and has been filed of record.

All of which is respectfully submitted.

Theodore M. Etting,
R. Meade Bache,
Chas. E. Lex,

Ezra Lukens,
J. Redman Coxe,
J. Fred. List.

APPENDIX No. 174.

LAW DEPARTMENT.

Philadelphia, January 10, 1898.

GEORGE W. KOCHERSPERGER, Esq.,
Chief Clerk of Common Council.

DEAR SIR:—I hand you herewith copy of report of jury in the matter of the opening of Manton street, from Twenty-fourth to Twenty-fifth street, said report being filed January 8, 1898.

Manton street, from Twenty-fourth to Twenty-fifth street, is physically opened.

Yours very truly,

JOHN L. KINSEY,
City Solicitor.

IN THE COURT OF QUARTER SESSIONS FOR
THE COUNTY OF PHILADELPHIA.

In the matter of the opening of Manton street, from Twenty-fourth street to Twenty-fifth street.

(Copy.)

REPORT OF JURY.

(Filed January 8, 1898.)

To the Honorable the Judges of said Court:

The jurors appointed by your Honorable Court to assess the damages and benefits, if any, for the opening of Manton street, respectfully report :

That pursuant to notice the jury met for organization on May 17, 1897, all of the members of the jury being present at meeting. The following counsel were either present or afterward appeared in the matter: Chester N. Farr, Jr., Assistant City Solicitor, for the City of Philadelphia; H. Gordon McCouch, Esq., and James P. Gourley, Esq., for the petitioners and claimants.

At this meeting the jurors were either sworn or affirmed on their *voir dire*, and examined touching their capacity to serve as road jurors in this proceeding. Each juror was found to be disinterested, competent, and in all respects duly qualified to serve, after which they were duly sworn or affirmed to perform their duties as road jurors in the matter of the opening of Manton street, from Twenty-fourth to Twenty-fifth street, impartially and according to the best of their judgment. Alexander Harvey was elected foreman, and James S. Hallowell, secretary. The petition was then read to the jury, and the official plan was offered in evidence. The affidavit of service of notice on the jurors and the registered property owners and tenants along the line of the street was filed with the jury.

The jury afterwards met on May 18, 1897, and viewed the premises, all the jurors being present at said view. The jury subsequently met on May 19, June 7, June 15, June 18, June 22, June 25, June 29; July 2; September 14, September 16, September 22, September 29; October 6, October 8, October 13, October 20, October 27; November 3, November 10, November 17, November 24, November 26, November 29, November 30, 1897, for the purpose of taking testimony. On December 1, 1897, for the purpose of reviewing the premises affected. On December 2, December 3, December 4, December 6, 1897, for consultation.

And now, after a full and impartial consideration of all the testimony submitted to them, and after a careful view and review of the lines and grades of said street, and considering as well the advantages and disadvantages to each and every property on the line of said Manton street, and the grades at which the said street is to be opened, and acting on their best judgment, they do find that the following property owners are damaged to the amount set opposite their names :

Edward H. Cloud	\$1,500 00
William Westenberger	2,500 00

Alexander Harvey,	James Work,
Wm. W. Dwier,	Jas. S. Hallowell,
John Maguigan.	

MINORITY REPORT.

In re opening of Manton street, between Twenty-fourth and Twenty-fifth streets.

Being one of the jury appointed by the Court to award damages and assess benefits, if any, and having heard testi-

mony, and visited and re-visited the premises affected, and after careful consideration of all the evidence do find

Wm. Westenberger, damaged..... \$1,760 00

Edw. H. Cloud, damaged..... 410 00

to be paid them by the City of Philadelphia.

I assess no benefits.

Respectfully submitted,

(Signed)

John P. Watson.

APPENDIX No. 175.

LAW DEPARTMENT.

Philadelphia, January 11, 1898.

GEORGE W. KOCHERSPERGER, Esq.,
Chief Clerk of Common Council.

DEAR SIR:—I hand you herewith copy of report of jury in the matter of the widening of Fairmount avenue, from Thirty-third to Thirty-fourth street, Twenty-fourth Ward, said report having been filed this day.

Fairmount avenue has been physically widened.

Yours very truly,

JOHN L. KINSEY,
City Solicitor.

IN THE COURT OF QUARTER SESSIONS FOR THE COUNTY OF PHILADELPHIA.

In the matter of the widening of Fairmount avenue, from Thirty-third street to Thirty-fourth street, in the Twenty-fourth Ward, of the City of Philadelphia.

(Copy.)

REPORT OF JURY.

(Filed January 11, 1898.)

To the Honorable the Judges of said Court:

The undersigned jurors, appointed by your Honorable Court to assess the damages and benefits, if any, in the matter of the widening of Fairmount avenue, from Thirty-third to Thirty-fourth street, in the Twenty-fourth Ward, of the City of Philadelphia, respectfully report :

That after due notice the jurors met on October 8, 1897, for organization.

That at this meeting, to wit, October 8, 1897, the jury were severally sworn or affirmed by one of their number upon their *voir dire*, and examined touching their capacity to serve as road jurors in this proceeding. Each juror was found to be disinterested, competent and in all respects duly qualified to serve. The jurors were then severally sworn or affirmed by one of their number to perform their duties as road jurors in the matter of the widening of Fairmount avenue, from Thirty-third to Thirty-fourth street, impartially and according to their best judgment. The jurors then organized by electing Robert MacCain, foreman. After which the petition was read to the jury and the official plan produced, which is attached to and filed with this report. The jurors then adjourned to meet on October 9, 1897, for the purpose of making a view of the premises.

That the jury met for the purpose of hearing testimony, consultation, review and arguments of counsel, on the following days: October 15, 22, 29; November 5, 12, 19, 26; December 3, 7, 10, 14, 17, 21, 22, 23, 24, 28, 30, 1897; January 4, 5, 6, 1898. One meeting was held for the purpose of signing this report, making a total of twenty-four meetings.

And now, therefore, after a full and impartial consideration of all the testimony submitted to them, and after a careful view and review of the lines and grades at which

said street is to be widened, and considering as well the advantages and disadvantages to each and every property on the line of the said street by the widening thereof, and acting on their best judgment the jury do find that the following properties are damaged to the amount set opposite their names, and the jury assess no benefits :

Edward Brill	\$800 00
Robert Smith	315 00
George A. Twibill	400 00
Barney Byrnes	200 00
Carrie E. Lemon	225 00
T. Elwood Hurley	1,000 00
Allen Bowers	250 00
John Bowers	200 00
Hannah Bevan	600 00
Wm. V. McGrath	91 50

Robert MacCain,
Jonathan Reber,
W. Moore Wharton,

W. W. Frazier,
George W. Conrad,
J. E. Carpenter.

APPENDIX No. 176.

OFFICE OF NORTHERN LIBERTIES GAS COMPANY.

Philadelphia, January 10, 1898.

To the Select and Common Councils
of the City of Philadelphia.

GENTLEMEN:—The Trustees of the Northern Liberties Gas Company herewith present a statement of the receipts and expenditures of the year 1897, together with the previous outlay of capital.

Receipts.

From sales of gas.....	\$ 87,772.04
sales of coke, tar, etc.....	17,360.66
	—————\$105,132.70

Expenditures.

For Works, as per last report.....	\$221,895.01
Mains, as per last report.....	88,373.99
Services, as per last report.....	68,883.90
Meters, as per last report.....	71,583.02
Real Estate, as per last report.....	30,447.99
Coal, on hand at commencement and received during the year.....	31,463.51
Wages, taxes, repairs, etc.....	30,197.55
	—————\$542,844.97

There are, at present, ninety-two public street and market lamps in the care of the Trustees; being a decrease during the year of thirty-six lamps.

The Trustees are gratified to report the works in excellent condition to serve the consumers with a plentiful supply of gas of a superior quality.

The Trustees also desire to say that on January 10, 1898, they reduced the price of gas, to private consumers, to one dollar per thousand cubic feet, to take effect, in the First District, on and after the first week in February, 1898; in the Second District, on and after the first week in March, 1898; and in the Third District, on and after the first week in April, 1898. The whole district will be at the reduced price of one dollar per thousand cubic feet on and after April 1, 1898, including gas furnished to the City; the price to the City being half price to private consumers, agreeably to the chartered rights of the City will be in accordance with the above, fifty cents per thousand cubic feet, taking effect on and after the first week in April, 1898.

APPENDIX No. 177.

THE CITY TRUST, SAFE DEPOSIT AND SURETY Co.

Philadelphia, January 10, 1898.

GEORGE W. KOCHERSPERGER, Esq.,
Chief Clerk of Common Council.

DEAR SIR:—In pursuance of the requirements of the ordinances of Councils, passed on the twenty-first day of

July, 1887, I herewith hand you for filing in your office, a statement, duly affirmed to, of the bonds issued by this Company to the City of Philadelphia, from July 1, 1897, to December 31, 1897, inclusive; and also a statement, duly affirmed to, of the financial condition of the Company on January 1, 1898.

Yours truly,

JOS. A. SINN,

Trust Officer.

Statement of the City Trust, Safe Deposit and Surety Company of Philadelphia. Incorporated 1886. On the first day of January, 1898, the assets and liabilities of the Company were :

Assets.

Cash on Hand.....	\$ 75,122.94
Cash in Banks.....	480,816.19
Call Loans upon Collaterals.....	774,928.00
Time Loans upon Collaterals.....	436,255.00
Loans upon Bonds and Mortgages.....	175,950.00
Investment Securities Owned, Stocks, Bonds, &c.....	246,048.10
Real Estate, Furniture and Fixtures.....	519,269.48
Miscellaneous Assets	60,271.07
	<hr/>
	\$2,768,690.78

Liabilities.

Capital Stock	\$ 500,000.00
Surplus Fund	150,000.00
Undivided Profits and Reserve.....	187,461.93
Deposits	1,918,270.84
Miscellaneous Liabilities	12,958.01
	<hr/>
	\$2,768,690.78

COUNTY OF PHILADELPHIA, ss.

James F. Lynd, being duly affirmed, says that he is Secretary and Treasurer of the City Trust, Safe Deposit and Surety Company of Philadelphia, and that the above is a correct statement of the financial condition of the Company, on January 1, 1898.

JAS. F. LYND.

Affirmed to and subscribed before
me, this tenth day of January,
A. D. 1898.

CHAS. L. LOCKWOOD,

[SEAL.]

Notary Public.

County of Philadelphia, ss.

Joseph A. Sinn, having been duly affirmed, deposes and says that he is the Trust Officer of the City Trust, Safe Deposit and Surety Company of Philadelphia, and has charge of the surety business of the said Company.

That he has knowledge of all bonds issued by said Company, and that the following is a correct, true and complete list of the bonds which the said Company has given to the City of Philadelphia, between the first day of July, 1897, and the thirty-first day of December, 1897, inclusive.

1897.

July 1—Bond on behalf of John Joseph McVey, contractors supplemental to furnish and deliver Books, &c., to the Board of Public Education during 1897	\$1,000.00
July 12—Bond on behalf of the Builders' Iron Foundry, contractors proposal to furnish water meters to the Bureau of Water, Department of Public Works, during 1897.....	500.00
July 13—Bond on behalf of Joseph L. Shoemaker & Company, contractors to furnish the rooms of the Board of Revision of Taxes.....	1,200.00

July 26—The following proposal bonds were issued on behalf of H. C. Eyre, for the construction of sewers as follows:

Sewer on Morris street, &c.....	\$500.00
Branch sewer on Reese street.....	500.00
Branch sewer on Second street, &c.....	500.00
Branch sewer on Old York road.....	500.00
Sewer on Hutchinson street.....	500.00
Sewer on Nineteenth street, &c.....	500.00
Branch sewer on Pechin street.....	500.00
Sewer on Pulaski avenue.....	500.00
Branch sewer on Twenty-eighth street.....	500.00
Sewer on Erie avenue.....	500.00
Branch sewer on Vine street, &c.....	500.00
Branch sewer on Seventeenth street.....	500.00

July 27—Bond on behalf of H. Cheston Vansant, assignee of Whitstone and Company, contractor to furnish iron pipes, &c., to the Bureau of Charities, during the year 1897..... 800.00

July 29—Bond on behalf of Michael McCarron, contractor to furnish materials, &c., to paint Walnut street bridge over the Schuylkill river 700.00
 Penal bond for the same..... 700
 Bond on behalf of Michael McCarron, contractor to furnish materials, &c., to paint inside of Park avenue school houses, Philadelphia 317.50
 Penal bond for the same..... 700.00

August 4—Penal bond on behalf of Ernest H. Sturts, contractor to restore the northwest grammar school building 2,292.50

August 5—Bond on behalf of Grady & Ayres, contractors proposal to lay new floors in the Logan school house..... 500.00
 Bond on behalf of Grady & Ayres, contractors proposal to make alterations to the interior of the Jefferson school house..... 500.00

August 7—Bond on behalf of Charles T. Holloway, contractor to furnish and deliver combination hose wagon, &c., to the Bureau of Fire.. 2,880.00

August 12—Bond on behalf of the Dunlap Printing Company, contractors to furnish and deliver blank books to the Bureau of Health during the year 1897..... 275.00

August 17—Bond on behalf of Houghton, Mifflin & Company, contractors to furnish and deliver books, &c., to the Board of Public Education, during the year 1897.....	\$650.00
August 18—Bond on behalf of H. C. Eyre, contractors proposal to construct sewer on Delaware avenue from Market to South streets.....	500.00
Bond on behalf of H. C. Eyre, contractors proposal to construct sewer on Delaware avenue from Vine to Market streets.....	500.00
August 23—Bond on behalf of David F. Burns, contractor to deliver and erect complete two new boilers in the William H. Hunter school house	486.00
Penal bond for the same.....	486.00
August 27—Bond on behalf of Ginn and Company, contractors supplemental to furnish books, &c., to the Board of Public Education.....	1,500.00
September 8—Bond on behalf of Robert S. Johnston, contractor to furnish and deliver granite, &c., required for the tower at the High School building	50,000.00
September 9—Bond on behalf of the Lehigh Valley Coal Company, contractors to furnish egg, stove, nut and pea coal to the Board of Publication during the year 1897.....	12,669.53
September 13—Bond on behalf of H. C. Eyre, contractors proposal to construct sewer on Thirty-first street and Gray's Ferry Road...	500.00
September 14—Bond on behalf of E. H. Sturts, penal bond for the removal of old buildings and erection of privy at the Ogden school house.	1,272.50
September 17—Bond on behalf of David Ware, Jr., contractor to paint police patrol stations, electric light posts, fire boxes, &c., in the City of Philadelphia.....	902.50
October 1—Bond on behalf of the Bell Telephone Company, contractors to furnish miscellaneous supplies to the Department of Charities and Correction during October, November and December, 1897.....	575.00
October 2—Bond on behalf of L. E. McClees, contractors supplemental to furnish and deliver blackboards to the Board of Public Education during the year 1897.....	150.00

October 5—Bond on behalf of William Henry & Son, contractors proposal to furnish flour, &c., to the Philadelphia County Prison during the year 1897	\$500.00
October 7—Bond on behalf of Michael McCarron, contractor to furnish material and paint bridge at McCallum street over Cresheim creek.....	385.00
Penal bond for the same.....	385.00
October 12—Bond on behalf of the Dunlap Printing Company, contractors supplemental to furnish and deliver stationery, &c., to the Bureau of Gas during the year 1897.....	350.00
October 13—Bond on behalf of Walker & Kepler, contractors to furnish, deliver and erect one 1200 H. P., Berryman feed water heater to the Commissioners for the erection of the Public Buildings	500.00
October 13—Bond on behalf of E. H. Sturts, penal bond for furnishing materials for the alterations to the Jefferson school house.....	1,797.00
October 13—Bond on behalf of E.H.Sturts, penal bond for furnishing materials for the alterations to the Gorgas school house.....	653.00
October 13—Bond on behalf of E.H.Sturts, penal bond for furnishing and laying new floors in the Logan school house.....	486.00
October 13—Bond on behalf of R. M. Popham, contractors supplemental to furnish packing, gum goods, &c., to the Bureau of Water during the year 1897.....	1,750.00
October 15—Bond on behalf of S. F. Graver, penal bond to grade sidewalk in front of Grace Church, Ardleigh avenue.....	50.00
October 19—Bond on behalf of J. Harry Lee, contractors supplemental to furnish and deliver 5,000 tons of gas making coal to the Bureau of Gas during the year 1897.....	11,465.02
October 19—Bond on behalf of the Lehigh Valley Coal Company, contractors supplemental to furnish and deliver hard, white ash stove coal to the Bureau of Water during the year 1897.	10,500.00
October 19—Bond on behalf of The Penn Gas Coal Company, contractors supplemental to furnish and deliver 80,000 tons of gas making coal to the Bureau of Gas during the year 1897	600.00

October 20—Bond on behalf of Murrell Dobbins, contractor to furnish and deliver bricks to the Bureau of Water during the year 1897.....	\$600.00
October 20—Bond on behalf of the Stokes & Parrish Elevator Company, contractors to furnish and erect elevators in buildings 1120 to 1142 Market street, issued to the City of Philadelphia, Trustee under the Will of Stephen Girard, deceased	20,000.00
October 20—Bond on behalf of the Stokes & Parrish Elevator Company, contractors to furnish and erect elevator and dumb-waiter in Girard College, issued to the City of Philadelphia, Trustee under the Will of Stephen Girard, deceased	2,500.00
October 22—Bond on behalf of A. H. Hecht, contractors supplemental to furnish and deliver 10,000 tons of coal to the Bureau of Gas during the year 1897.....	10,662.64
October 22—Bond on behalf of The Montana Coal & Coke Company, contractors' supplemental to furnish and deliver 10,000 tons of coal to the Bureau of Gas during the year 1897.....	10,662.64
October 22—Bond on behalf of the Gaston Gas Coal Company, contractors' supplemental to furnish and deliver 10,000 tons of coal to the Bureau of Gas during the year 1897.....	10,662.64
October 25—Bond on behalf of Doyle & Doak, contractors to furnish labor and materials required to extend dynamo-room in the Stephen Girard Building, issued to the City of Philadelphia, Trustee under the Will of Stephen Girard, deceased.....	6,000.00
October 25—Bond on behalf of Doyle & Doak, contractors to furnish labor and materials required to modify the power plant in the Stephen Girard Building, issued to the City of Philadelphia, Trustee under the Will of Stephen Girard, deceased.....	18,000.00
October 25—Bond on behalf of the Philadelphia Electric Service Company, contractors to furnish and construct automatic heat regulating apparatus in the infirmary Building at Girard College, issued to the City of Philadelphia,	

Trustee under the Will of Stephen Girard, deceased	\$2,000.00
October 29—Bond on behalf of the McNeal Pipe & Foundry Compay, contractors proposal to furnish cast iron water pipe, &c., to the Department of Public Works during the year 1897	500.00
October 30—Bond on behalf of Althouse & Kennedy, contractors supplemental to furnish gas coal to the Bureau of Correction during the year 1897	530.03
November 1—Bond on behalf of Sanford & Brooks, contractors proposal to construct pier at Chestnut street wharf, Delaware river.....	500.00
November 1—Bond on behalf of Sanford & Brooks, contractors' proposal to construct pier at Arch street wharf, Delaware river.....	500.00
November 1—Bond on behalf of Henry L. Blatz, contractors' proposal to construct one steam launch	500.00
November 1—Bond on behalf of the H. W. Johns Manufacturing Company, contractors' proposal to furnish pipe covering to the Commissioners for the erection of the Public Buildings	500.00
November 5—Bond on behalf of Francis D. Kramer, contractors supplemental to furnish and deliver furniture to the Bureau of Police.....	500.00
November 8—Bond on behalf of Stacy Reeves & Sons, contractors to furnish materials and restore Independence Hall as in 1776.....	18,000.00
Penal bond for the same.....	10,800.00
November 9—Bond on behalf of the Park Paving-Company, contractors to pave Stenton avenue with vitrified bricks	3,000.00
November 13—The following proposal bonds were issued on behalf of H. C. Eyre for the construction of sewers as follows:	
Sewer on Brown street.....	500.00
Sewer in Mt. Moriah Cemetery.....	500.00
Sewer, West Branch, Wingohocking.....	500.00
Sewer, main relief, Twenty-ninth street....	500.00
Sewer on Mascher street.....	500.00
November 18—Bond on behalf of Jesse LaBar, contractors supplemental to furnish school	

slates to the Board of Public Education during the year 1897.....	\$329.25
November 18—Bond on behalf of John M. Olcott, contractors supplemental to furnish maps, paste, &c., to the Board of Public Education, during the year 1897.....	965.00
November 19—Bond on behalf of the Standard Underground Cable Company, contractors to furnish and deliver cables, &c., to the Electrical Bureau	5,100.00
November 22—Bond on behalf of the Pennsylvania Globe Gas Light Company, contractors supplemental to furnish and deliver all naphtha Lights, &c., to Fairmount Park, during the year 1897	720.00
November 23—Bond on behalf of Hanna & Kirk, contractors to reconstruct heating and ventilating apparatus in premises 1120 to 1142 Market street, issued to the City of Philadelphia, trustees under the will of Stephen Girard, deceased	10,000.00
November 24—Bond on behalf of Neafie & Levy Ship and Engine-Building Company, contractors proposal to furnish new boilers to the Department of Public Safety.....	500.00
November 29—The following proposal bonds were issued on behalf of the Philadelphia Cleaning Company for cleaning all streets, market houses, &c., in the following districts: (During the year 1898.)	
Sixth District	500.00
First District	500.00
Second District	500.00
Third District	500.00
December 1—Bond on behalf of Peter E. Smith, contractors supplemental to furnish and deliver plastering and brick-laying to the Bureau of City Property, Department of Public Works, during the year 1897.....	300.00
December 1—Penal bond for the same.....	300.00
December 4—Bond on behalf of Frank W. Dilks & Company, contractors to furnish and deliver two thirty-inch Ludlow gas valves to the Bureau of Surveys.....	225.00

December 6—Bond on behalf of W. H. Gould, contractors proposal to furnish and deliver books to the Board of Public Education, during the year 1898.....	\$500.00
December 7—Bond on behalf of V. Clad & Sons, contractors proposal to furnish hardware during the months of January, February and March, 1898, to the Bureau of Correction.....	500.00
December 7—Bond on behalf of the University Publication Company, contractors proposal to furnish stationery to the Board of Public Education during the year 1898.....	500.00
December 7—Bond on behalf of Jesse LaBar, contractors proposal to furnish books, &c., to the Board of Public Education during the year 1898	500.00
December 8—Bond on behalf of Ralph L. Hayes, contractors' proposal to furnish books, &c., to the Board of Public Education during the year 1898	500.00
December 8—Bond on behalf of John J. McVey, contractors proposal to furnish books, &c., to the Board of Public Education during the year 1898	500.00
December 8—Bond on behalf of Eldredge & Brother contractors proposal to furnish books, &c., to the Board of Public Education during the year 1898	500.00
December 8—Bond on behalf of G. Eugene Harlan, to indemnify and save the City of Philadelphia harmless from any and all damages to parties or owners by reason of the Department of Public Works, Bureau of Highways, having granted a permit to the said G. Eugene Harlan to open Kingsessing street 1026 ft. 10 in. southwest of Sixtieth street for the purpose of laying water pipe therein.....	500.00
December 8—Bond on behalf of David Ware, jr., contractors supplemental to paint police patrol stations, electric light posts, fire boxes, c....	500.00
December 9—Bond on behalf of Sheldon & Company, contractors' proposal to furnish books, &c., to the Board of Public Education during the year 1898	500.00

December 9—Bond on behalf of Whetstone & Company, contractors' proposal to furnish iron work, &c., to the Bureau of Charities during the year 1898.....	\$500.00
December 9—Bond on behalf of A. Lovell & Company, contractors' proposal to furnish books, &c., to the Board of Public Education during the year 1898	500.00
December 9—Bond on behalf of Rand, McNally & Company, contractors' proposal to furnish books, &c., to the Board of Public Education during the year 1898.....	500.00
December 9—Bond on behalf of Abraham Solinger, contractors' proposal to furnish books, &c., to the Board of Public Education during the year 1898	500.00
December 9—Bond on behalf of H. W. Johns Manufacturing Company, contractors' proposal to furnish hose, packing, &c., to the Department of Charities and Correction.....	500.00
December 10—Bond on behalf of John M. Olcott, contractors' proposal to furnish books, &c., to the Board of Public Education during the year 1898	500.00
December 10—Bond on behalf of Thompson, Brown & Company, contractors' proposal to furnish books, &c., to the Board of Public Education during the year 1898.....	500.00
December 10—Bond on behalf of Silver, Burdett & Company, contractors' proposal to furnish books, &c., to the Board of Public Education during the year 1898.....	500.00
December 11—Bond on behalf of The Morse Company, contractors' proposal to furnish books, &c., to the Board of Public Education during the year 1898.....	500.00
December 11—Bond on behalf of C. O. Gerry, contractors' proposal to furnish books, &c., to the Board of Public Education during the year 1898	500.00
December 11—Bond on behalf of Houghton, Mifflin & Company, contractors' proposal to furnish books, &c., to the Board of Public Education during the year 1898.....	500.00

December 11—Bond on behalf of Werner School Book Company, contractors' proposal to furnish books, &c., to the Board of Public Education during the year 1898.....	500.00
December 13—Bond on behalf of the Thompson-Barnes Supply Company, L't'd, contractors' proposal to furnish books, &c., to the Board of Public Education during the year 1898....	500.00
December 13—Bond on behalf of the Thompson-Barnes Supply Company, L't'd, contractors' proposal to furnish stationery, &c., to City Councils during the year 1898.....	500.00
December 13—Bond on behalf of the American Fire Engine Company, contractors' proposal to furnish Fire Engines to the Department of Public Safety, during 1898.....	500.00
December 13—Bond on behalf of Leach, Shewell & Sanborn, contractors' proposal to furnish books, &c., to the Board of Public Education during the year 1898.....	500.00
December 13—Bond on behalf of Peckham, Little & Company, contractors' proposal to furnish books, &c., to the Board of Public Education during the year 1898.....	500.00
December 13—Bond on behalf of E. Clinton & Company, contractors' proposal to furnish brushes, &c., to the Board of Public Education during the year 1898.....	500.00
December 13—Bond on behalf of the American Book Company, contractors' proposal to furnish books, &c., to the Board of Public Education, during the year 1898.....	500.00
December 13—Bond on behalf of George B. Parker, contractors' proposal to furnish awnings and shades to the Board of Public Education during the year 1898.....	500.00
December 14—Bond on behalf of L. C. Heath & Company, contractors' proposals to furnish books, &c., to the Board of Public Education during the year 1898.....	500.00
December 14—Bond on behalf of William M. Bains, contractors' proposal to furnish books, &c., to the Board of Public Education during the year 1898	500.00

December 14—Bond on behalf of The Finance Company of Pennsylvanit, <i>et al</i> , Assignee of A. G. Elliott Company, contractors' proposal to furnish books, &c., to the Board of Public Education during the year 1898.....	\$500.00
December 14—Bond on behalf of M. C. Philpet, contractors' proposal to furnish window shades to the Board of Public Education during the year 1898	500.00
December 14—Bond on behalf of American Luxfer Prism Company, contractors' proposal to furnish Luxfer Prisms to the Board of Public Education during the year 1898.....	500.00
December 14—Bond on behalf of John J. McVey, contractors' supplemental to furnish and deliver books, &c., to the Board of Public Education during the year 1897.....	749.82
December 15—Bond on behalf of the Thompson-Barnes Supply Company. L't'd, contractors' proposal to furnish mimeographs to the Board of Public Education during the year 1898.....	500.00
December 15—Bond on behalf of the H. W. Johns Manufacturing Company, contractors' proposal to furnish pipe covering to the Board of Public Education during the year 1898.....	500.00
December 15—Bond on behalf of the Dunlap Printing Company, contractors' supplemental for furnishing printing materials to Common Councils during the year 1897.....	750.00
December 16—Bond on behalf of Francis D. Kramer, contractors' supplemental to furnish and deliver furniture to the Bureau of Police during the year 1897.....	278.18
December 16—Bond on behalf of Whetstone & Company, contractors' supplemental to furnish iron fittings, &c., to the Bureau of Water during the year 1897.....	250.00
December 16—Bond on behalf of Joseph H. Thomas, contractors' proposal to furnish combination hose wagon to the Department of Public Safety	500.00
December 16—Bond on behalf of the Standard Underground Cable Company, contractors' proposal to furnish cables, &c., to the Department of Public Safety during the year 1898.....	500.00

December 16—Bond on behalf of John E. Robinson, contractors' proposal to furnish test borings to the Bureau of Surveys during the year 1898	\$500.00
December 17—Bond on behalf of Eppinger & Russell Company, contractors' proposal to furnish electrical supplies to the Department of Public Safety during the year 1898.....	500.00
December 17—Bond on behalf of the Prang Educational Company, contractors' proposal to furnish stationery, &c., to the Board of Public Education during the year 1898.....	500.00
December 17—Bond on behalf of the Thomas-Barnes Supply Company, L't'd, contractors' proposal to furnish stationery, &c., to the Department of Public Works during the year 1898.....	500.00
December 17—Bond on behalf H. C. Eyre, contractors' proposal to construct branch sewer on Third street, Wolf to Ritner street.....	500.00
December 17—Bond on behalf of H. C. Eyre, contractors' proposal to construct branch sewer on Twentieth street, York to Dauphin street	500.00
December 17—Bond on behalf of the Neafie & Levy Ship and Engine Building Company, contractors to repair fire boat "Edwin S. Stuart"....	4,880.00
December 17—Penal bond for the same.....	3,904.00
December 18—Bond on behalf of The Eureka Fire Hose Company, contractors' proposal to furnish fire hose to the Department of Public Safety, during the year 1898.....	500.00
December 18—Bond on behalf of The LaFrance Fire Engine Company, contractors' proposal to furnish fire engines and trucks to the Department of Public Safety during the year 1898..	500.00
December 20—Bond on behalf of The Samuel J. Creswell Iron Works, contractors' proposal to furnish castings, &c., to the Department of Public Safety during the year 1898.....	500.00
December 20—The following proposal bonds were issued on behalf of The Thomson-Barnes Supply Company, L't'd:	
Proposal to furnish books, &c., to the Department of Law during the year 1898.....	500.00
Proposal to furnish books, &c., to the Bureau of Highways during the year 1898.....	500.00

Proposal to furnish books, &c., to the Bureau of Surveys during the year 1898.....	\$500.00
Proposal to furnish books, &c., to the Department of Public Safety during the year 1898..	500.00
December 20—Bond on behalf of the Manchester Locomotive Works, contractors' proposal to furnish fire engines to the Department of Public Safety during the year 1898.....	500.00
December 20—Bond on behalf of Charles T. Holloway contractors' proposal to furnish fire engines to the Department of Public Safety during the year 1898.....	500.00
December 20—Bond on behalf of T. C. Young, contractors' proposal to furnish telegraph poles to the Department of Public Safety during the year 1898.....	500.00
December 20—Bond on behalf of E. D. Garden, contractors' proposal to furnish bicycles to the Department of Public Safety during the year 1898	500.00
December 20—Bond on behalf of David Ware, jr., contractors' proposal to furnish all paint and do all the painting required by the Department of Public Safety during the year 1898.....	500.00
December 20—Bond on behalf of the Columbia Rubber Works Company, contractors' proposal to furnish rubber goods to the Department of Public Safety during the year 1898.....	500.00
December 30—Bond on behalf of Queen & Company, contractors to furnish mathematical and astronomical instruments in the Philadelphia Astronomical Observatory in the New High School Building, for the Board of Public Education	2,969.50
December 20—Bond on behalf of The Gleason & Bailey Manufacturing Company, contractors' proposal to furnish and deliver aerial trucks, &c., to the Department of Public Safety during the year 1898.....	500.00
December 20—Bond on behalf of Latta & Mulconroy, contractors' proposal to furnish rubber goods to the Department of Public Safety during the year 1898.....	500.00
December 20—Bond on behalf of the Star Iron Tower Company, contractors' proposal to furnish	

mast arms to the Department of Public Safety during the year 1898.....	\$500.00
December 20—Bond on behalf of the Revere Rubber Company, contractors' proposal to furnish rubber goods to the Department of Public Safety during the year 1898.....	500.00
December 21—Bond on behalf of D. M. Howe & Company, contractors' proposal for furnishing all paint and doing all the painting required by the Department of Public Safety during the year 1898	500.00
December 21—Bond on behalf of Vallee Brothers & Company, contractors' proposal to furnish electrical supplies to the Department of Public Safety, during the year 1898.....	500.00
December 21—Bond on behalf of the Dunlap Printing Company, contractors' supplemental to furnish supplies to the Board of Revision of Taxes during the year 1897.....	200.00
December 21—Bond on behalf of the Dunlap Printing Company, contractors' supplemental to furnish and deliver blank books to the Bureau of Health during the year 1897.....	280.99
December 22—Bond on behalf of Morris Ebert, contractors' proposal to furnish cement to the Department of Public Works during the year 1898	500.00
December 22—Bond on behalf of the Builders' Iron Foundry, contractors to furnish and deliver one venture meter to the Bureau of Water...	1,325.00
December 24—Bond on behalf of the Bethlehem Foundry & Machine Company, contractors' proposal to furnish settees, &c., to Fairmount Park, during the year 1898.....	500.00
December 27—Bond on behalf of Lesley & Trinkle, contractors' supplemental to furnish cement to the Bureau of Water during the year 1897	7.50.00
December 27—Bond on behalf of the Pennsylvania Globe Gas Light Company, contractors' proposal to furnish naphtha lights to Fairmount Park during the year 1898.....	500.00
December 27—Bond on behalf of Wheeler Reflector & Light Company, contractors' proposal to furnish naphtha lights to Fairmount Park during the year 1898.....	500.00

December 27—Bond on behalf of the Thomson-Barnes Supply Company, L't'd, contractors' proposal to furnish stationery to the Commissioners of Fairmount Park during the year 1898.....	\$500.00
December 27—Bond on behalf of Welsbach Street Lighting Company, contractors' proposal to furnish lights to Fairmount Park during the year 1898	500.00
December 27—Bond on behalf of Whetstone & Company, contractors' proposal to furnish plumbers' supplies to Fairmount Park.....	500.00
December 27—Bond on behalf of Harvey Moland & Company, contractors' proposal to furnish terra cotta to Fairmount Park during the year 1898	500.00
December 27—Bond on behalf of Carbon Light & Power Company, contractors' proposal to furnish lights to Fairmount Park during the year 1898	500.00
December 29—Bond on behalf of Abraham Solinger, contractors' supplemental to furnish and deliver books, stationery, &c., to the Board of Public Education during the year 1897.....	56.40
December 29—Bond on behalf of H. C. Eyre, contractor to construct branch sewer on Twentieth street, York to Dauphin street.....	1,650.00
December 29—Penal bond for the same.....	1,650.00
December 30—Bond on behalf of Warner & Swasey, contractors to furnish mathematical and astronomical instruments in the Philadelphia Astronomical Observatory in the New Central High School Building, to the Board of Public Education	8,700.50
December 30—Bond on behalf of the American Artificial Stone Pavement and Construction Company, contractor to take down piers and repair bridge over the Schuylkill river at Penrose avenue	11,925.00
December 30—Penal bond for the same.....	7,155.00
December 31—Bond on behalf of B. J. Sullivan, contractors supplemental for the construction of a certain branch sewer in Aramingo street...	5,200.00
	<hr/>
	\$386,225.75

JOS. A. SINN.

Affirmed and subscribed before me,
this tenth day of January, A. D.
1898.

CHAS. L. LOCKWOOD,
[SEAL.] *Notary Public.*

APPENDIX No. 178.

OFFICE OF THE MAYOR.

Philadelphia, January 13, 1898.

JACOB J. SEEDS, ESQ.,
Chairman Finance Committee.

DEAR SIR :—If the accounts be true, I think the City may expect to be one of the beneficiaries under the will of Dr. Thomas W. Evans, lately deceased, in Paris, France. In order that the interests of Philadelphia may be protected it is of the utmost importance that the City should retain at the earliest possible moment counsel to represent her.

A short time since I had an interview with a member of the firm of Drexel & Co., and that firm kindly consented to secure all the information possible in relation to the will. The firm cabled to their house in Paris requesting that their counsel should keep in touch with the developments of the case and inform the Philadelphia house by cable of every step taken.

In the first cable sent to Paris a request was made to mail, if possible, a certified copy of Dr. Evans' will immediately; to ascertain from counsel whether the interests of the City of Philadelphia require legal protection, and also to suggest a name as counsel. In answer to this message a cable reply was received, dated December 31, 1897, stating that the "will was not yet legally opened, but from contents of French will we conclude Philadelphia interests will not suffer until you receive our to-day's full letter." On January 12, another cable message was received which

stated that the letter referred to in cable message sent from Paris on the 7th inst., would be mailed on the 12th inst. Also, that a certified copy of French will, likewise English translation, would be sent on the 14th inst. Mr. Arthur E. Valois was recommended as counsel to represent our interests.

From all appearances it looks as if Philadelphia would have a deep interest in this will and she should be represented at once by a responsible attorney in Paris. Will you kindly provide an appropriation for the purpose of retaining counsel in that city in case we have any interests to protect under the will of the said Dr. Thomas W. Evans.

The City up to this time is greatly indebted to the courtesy and kindness of Messrs. Drexel & Co., but it would not be fair to depend upon their favor any longer than is necessary.

This matter should receive immediate attention or delay may be dangerous. I would suggest that an appropriation sufficient to meet all requirements be made at the earliest possible moment.

Very truly yours,

CHAS. F. WARWICK,

Mayor.

APPENDIX No. 179.

Philadelphia, January 20, 1898.

To the Presidents and Members of Select and
Common Councils of the City of Philadelphia.

GENTLEMEN:—The Committee on Finance respectfully report that they have considered a bill entitled "An Ordinance to make an appropriation to new Item 12, in the annual appropriation to the Department of Receiver of Taxes, for the year 1898, for the refunding of certain twice paid, overpaid and paid in error water rents, permits, etc., paid to the Department of Receiver of Taxes, Bureau

of Water, from August 1 to December 31, 1897," and return the annexed bill with a favorable recommendation, and ask its passage.

Jacob J. Seeds (*Ch'n*), Chas. Roberts, Edward A. Anderson, Gustave Hahn, Wm. H. Garrett, Wm. Van Osten, Watson D. Upperman, Thos. J. Rose, William McMullen, Charles Seger, Jos. H. Klemmer, Jos. H. Brown, H. Black, Wm. McCoach, Edw. W. Patton.

AN ORDINANCE

To make an appropriation to new Item 12, in the annual appropriation to the Department of Receiver of Taxes, for the year 1898, for the refunding of certain twice paid, overpaid and paid in error water rents, permits, etc., paid to the Department of Receiver of Taxes, Bureau of Water, from August 1 to December 31, 1897.

SECTION 1. *The Select and Common Councils of the City of Philadelphia do ordain*, That the sum of five hundred and forty-eight (548) dollars and eighty-one (81) cents be, and the same is hereby appropriated to new Item 12, in the annual appropriation to the Department of Receiver of Taxes, for the year 1898, for the refunding of certain twice paid, overpaid and paid in error water rents, permits, etc., paid to the Department of Receiver of Taxes, Bureau of Water, from August 1 to December 31, 1897, and for which no previous ordinance had been passed for the refunding of the same. Warrants for the same to be drawn by the Receiver of Taxes in favor of the persons named in schedule filed with the City Controller.

APPENDIX No. 180.

Philadelphia, January 20, 1898.

To the Presidents and Members of Select and
Common Councils of the City of Philadelphia.

GENTLEMEN :—The Committee on Finance, to which was recommitted "An Ordinance to authorize the proper

officers of the City, in determining the amounts to be paid by the Philadelphia and Reading Railroad Company, and its successors, on account of the annual interest charges upon the loan or loans authorized for carrying on the work provided for in the ordinance, approved March 17, 1894, to credit against said interest charges the amounts collected for interest upon deposits of the proceeds of the said loans or portions thereof," respectfully report that they have again carefully considered and amended the same, and return the annexed ordinance as amended with a favorable recommendation, and ask its passage.

Jacob J. Seeds (*Ch'n*), Chas. Roberts, Edward A. Anderson, Gustave Hahn, Wm. H. Garrett, Wm. Van Osten, Watson D. Upperman, Thos. J. Rose, William McMullen, Charles Seger, Jos. H. Klemmer, Jos. H. Brown, H. Black, Wm. McCoach, Edw. W. Patton.

AN ORDINANCE

To authorize the proper officers of the City, in determining the amounts to be paid by the Philadelphia and Reading Railroad Company, and its successors, on account of the annual interest charges upon the loan or loans authorized for carrying on the work provided for in the ordinance, approved March 17, 1894, to credit against said interest charges the amounts collected for interest upon deposits of the proceeds of the said loans, or portions thereof.

SECTION 1. *The Select and Common Councils of the City of Philadelphia do ordain*, That all officers of the City having charge thereof, be, and they are authorized and required, in determining the amount to be paid by the Philadelphia and Reading Railroad Company, and its successors, on account of the annual interest charges upon the loan or loans authorized to carry on the work provided for in the ordinance, approved March 17, 1894, to credit against said interest charges all amounts which shall have been paid into the City Treasury from time to time for interest upon the deposits of current unexpended balances of the proceeds of such loan or loans, so that the amount which the said railroad company, and its successors, shall

be subject to pay on account of the semi-annual interest charges upon said loan or loans, at each semi-annual interest period, shall be one-half of the said interest charges, less one-half of such sums as may have been received by the City for interest upon the deposits of unexpended balances of the proceeds of such loan or loans: *Provided*, That all legitimate charges incurred since the beginning of the work referred to shall be charged to the cost of construction.

APPENDIX No. 181.

Philadelphia, January 20, 1898.

To the Presidents and Members of Select and
Common Councils of the City of Philadelphia.

GENTLEMEN :—The Committee on Finance, to which was referred a communication from the League of American Municipalities, relative to the City of Philadelphia becoming a member of said League," respectfully report that they have carefully considered the same, and return the annexed resolution with a favorable recommendation, and ask its passage.

Jacob J. Seeds (*Ch'n*), Chas. Roberts, Edward A. Anderson, Gustave Hahn, Wm. H. Garrett, Wm. Van Osten, Watson D. Upperman, Thos. J. Rose, William McMullen, Charles Seger, Jos. H. Klemmer, Jos. H. Brown, H. Black, Wm. McCoach, Edw. W. Patton.

RESOLUTION

Authorizing the Mayor to propose the City of Philadelphia for membership in the League of American Municipalities.

WHEREAS, The League of American Municipalities has been duly organized and promises to be useful and beneficial in many respects.

AND WHEREAS, The City of Philadelphia having received an invitation to become a member of same; therefore,

Resolved by the Select and Common Councils of the City of Philadelphia, That the Mayor be, and is hereby authorized to propose the City of Philadelphia for membership in said League.

APPENDIX No. 182.

Philadelphia, January 13, 1898.

To the Presidents and Members of Select and
Common Councils of the City of Philadelphia.

GENTLEMEN:—We, your Committee on Highways, to whom was referred the ordinances to authorize the opening of Snyder avenue and Manton street, beg leave to report that parts of Snyder avenue, between the points named have been dedicated to the full width of 75 feet, while a small portion has only been dedicated to the width of 50 feet. The fences are all set back on the new line of the street; the depth of the lot is sufficient for the erection of houses. The damage to the City will in no event exceed one thousand (1,000) dollars, and in all probability will cost nothing. There are now erected on Manton street a number of dwelling houses, and the street is improved with sheet asphalt pavement, from Seventh street to the present dead end, about 45 feet west of Marshall street. The opening of the street in order to make a thoroughfare, will require the tearing down of two small two-story brick houses and the reconstruction of the side-walls of two other houses. The damage by reason of the opening cannot under any circumstances reach the sum of five thousand (5,000) dollars, and it is believed that four thousand (4,000) dollars will be much nearer the amount. The opening of the street will be a great convenience to the people in the neighborhood as well as a

sanitary measure. In view of the above facts, we report the annexed ordinance with a favorable recommendation.

Wm. F. Dixon (*Ch'n*), John W. Davidson, Jas. Wolstencroft, Chas. C. Warwick, Lalen C. Krisher, Thos. Wagner, Jr., John J. Orr, John P. Buckley, P. E. Costello, Watson D. Upperman, W. F. Short, Hugh Black, H. W. Sherlock, P. A. McClain.

AN ORDINANCE

To authorize the opening of Snyder avenue and Manton street.

SECTION 1. *The Select and Common Councils of the City of Philadelphia do ordain*, That the Director of the Department of Public Works be, and is hereby authorized and directed to notify the owners of property over and through which the following streets will pass, that at the expiration of three months from the date of said notice said streets will be required for public use, viz : The unopened portion of Snyder avenue to its full width, as shown on the City plan, from Sixteenth to Seventeenth street. Manton street, from Marshall street to about 45 feet westward. .

SECT. 2. The Mayor of the City is hereby authorized and directed to enter security on behalf of the City of Philadelphia, for the payment of any damages which may be assessed by reason of the opening of said streets; upon the filing of said bonds, and at the expiration of the said three months, the Director of the Department of Public Works shall forthwith proceed to open said streets.

APPENDIX No. 183.

Philadelphia, January 20, 1898.

To the Presidents and Members of Select and
Common Councils of the City of Philadelphia.

GENTLEMEN:—We, your Committee on Highways, to whom was referred the ordinances to authorize the grading

of Broad, Bath, Beulah, Bloyd, Conestoga, Camac, Clearfield, Comly, Charles, Cottage, Cresson, Devon, Dickinson, Eleventh, Eighteenth, Forty-fourth, Fifty-third, Fifty-fifth, Fifty-sixth, Grant, Hutchinson, Jackson, Linden, Lambert, Lena, Lombard, Locust, Luzerne, May, Marion, Mill, Margaret, Mulberry, Mascher, Melrose, Magee, Nineteenth, Ontario, Page, Reger, Sixty-fifth, Stiles, Third, Tenth, Twentieth, Tioga, Underhill, Viola, Woodstock, Wolf, Wade, Worth, Walnut, Waterloo, Washington, and Wells streets; Allegheny, Cheltenham, Champlost, Conshohocken, Duncannon, Elmwood, Erie, Fisher, Hunting Park, Kershaw, Moyamensing, Midvale, Nedro, Pulaski, Roberts, Roxborough, Stenton, Sunnyside and Wayne avenues, respectfully report that we have examined and approve the same, and submit for your consideration the annexed ordinance, and ask its passage.

Wm. F. Dixon (*Ch'u*), John W. Davidson, Jas. Wolstencroft, Chas. C. Warwick, Lalen C. Krisher, Thos. Wagner, Jr., John J. Orr, John P. Buckley, P. E. Costello, Watson D. Upperman, W. F. Short, Hugh Black, H. W. Sherlock, P. A. McClain.

AN ORDINANCE

To authorize the grading of Broad, Bath, Beulah, Bloyd, Conestoga, Camac, Clearfield, Comly, Charles, Cottage, Cresson, Devon, Dickinson, Eleventh, Eighteenth, Forty-fourth, Fifty-third, Fifty-fifth, Fifty-sixth, Grant, Hutchinson, Jackson, Linden, Lambert, Lena, Lombard, Locust, Luzerne, May, Marion, Mill, Margaret, Mulberry, Mascher, Melrose, Magee, Nineteenth, Ontario, Page, Reger, Sixty-fifth, Stiles, Third, Tenth, Twentieth, Tioga, Underhill, Viola, Woodstock, Wolf, Wade, Worth, Walnut, Waterloo, Washington, and Wells streets; Allegheny, Cheltenham, Champlost, Conshohocken, Duncannon, Elmwood, Erie, Fisher, Hunting Park, Kershaw, Moyamensing, Midvale, Nedro, Pulaski, Roberts, Roxborough, Stenton, Sunnyside, and Wayne avenues.

SECTION 1. *The Select and Common Councils of the City of Philadelphia do ordain*, That the Director of the

Department of Public Works be, and is hereby authorized and directed to grade the following streets to the established grade of the City with the necessary drains, etc., viz: Broad street, from Cayuga street to Sommerville avenue; Bath street, from Kettlewell to Ontario street; Beulah street, from Marriott to Carpenter street; Bloyd street, from Locust avenue to Church lane; Conestoga street, from Woodland avenue to Paschall avenue; sidewalk on the east side of Camac street, from Butler to Pike street; Clearfield street, from "B" to Front street; Comly street, from Erdrick street to Frankford avenue; Charles street, from Magee to Unruh street; Cottage street, from Knorr to Longshore street; Cresson street, from Crawford street to Scott's lane, with the necessary retaining wall; Devon street, from Woodlawn street to Stenton avenue; Dickinson street, from Twenty-sixth street to a point about 200 feet west of Twenty-eighth street; Eleventh street, from Lindley avenue to Windrim avenue; Eighteenth street, from Venango street to Erie avenue; Forty-fourth street, from Lombard street to Baltimore avenue; Fifty-third street, from Monticello to Jefferson street; Fifty-fifth street, from Market street to Baltimore avenue; Fifty-sixth street, from Haverford avenue to Wyalusing avenue; Fifty-sixth street, from Jefferson street to Lancaster avenue; Grant street, from Academy road to the New York Division of the Pennsylvania Railroad, with the necessary terra cotta drain under sidewalk from end of present drain east of Academy road westward; Hutchinson street, from Lindley avenue to Fisher avenue; Jackson street, from Knorr to Longshore street; Linden street, from Jefferson street to Bolton avenue; Lambert street, from Church lane to Spencer street; Lena street, from Fifteenth to Sixteenth street; Lombard street, from Forty-third to Forty-fifth street; Locust street, from Thirty-third to Thirty-fourth street; Luzerne street, from Germantown avenue to Clinton street; May street, from Hancock to Morton street; Marion street, from Hansberry to Queen street; Church lane (Mill street), from Stenton avenue to Twentieth street; Margaret street, from Melrose to Bermuda street; Mulberry street, from Harrison to Wakeling street; Mascher street, from Allegheny avenue to Westmoreland street; Melrose street,

from Fifty-fifth to Fifty-sixth street; Magee street, from Frankford avenue to Salter's lane; Nineteenth street, from Erie avenue to Venango street; Ontario street, from "F" to Front street; Page street, from Fifteenth to Sixteenth street; Reger street, from Greene to Portico street; Sixty-fifth street, from Kingsessing avenue to Chester avenue; Stiles street, from Fiftieth to Fifty-second street; Third street, from Wolf to Ritner street; Tenth street, from Nedro avenue to Green lane; Twentieth street, from Lehigh avenue to Somerset street; Tioga street, from Front to "B" street, and to the width of fifty (50) feet, from "B" to "G" street; Underhill street, from Haines to Woodlawn street; Viola street, from Fifty-first to Fifty-second street; Woodstock street, from Church lane to Spencer street; Wolf street, from Second to Third street; Wade street, from Manheim to Reger street; Worth street, from Bridge to Pratt street; Walnut street, from Fifty-seventh to Sixtieth street; Waterloo street to the width of twenty-five (25) feet, from Somerset to Cambria street; Washington street, from Jackson street to Frankford avenue; Wells street, from Frankford avenue to Charles street; Allegheny avenue, from Casper street to the wharf line; Chelten avenue, from Stenton avenue to York road; the surplus dirt removed from said Chelten avenue to be deposited on Church lane, between Stenton avenue and Twentieth street; Champlost avenue, from Park avenue to Tenth street; Conshohocken avenue, from Monument road to Windermere avenue; Duncannon avenue, from Old York road to Fifteenth street; Elmwood avenue, from Fifty-eighth street to a point about 100 feet northeast of Fifty-seventh street; Erie avenue, from Seventeenth to Eighteenth street; Fisher avenue, from Old York road to Fifteenth street; Hunting Park avenue, from German-town avenue to Pulaski avenue; Kershaw avenue, from Fifty-second to Fifty-third street; Moyamensing avenue to the width of 50 feet, from Ninth to Eleventh street; Midvale avenue, from Ridge avenue to the Park drive; Nedro avenue, from Twelfth street to Old York road; Pulaski avenue, from Roberts avenue to Berkley street; Robert's avenue, from Pulaski avenue to Berkley street; Roxborough avenue, from Mitchell street to Ridge avenue; Sten-

ton avenue, from Church lane to Cheltenham avenue; Sunnyside avenue, from Thirty-fourth to Thirty-fifth street; and Wayne avenue, from Washington lane to Carpenter street: *Provided*, That in all cases where the dirt required to excavate or fill any legally opened streets within six blocks of any of the streets hereby authorized to be graded can be interchangeably used, the Director of the Department of Public Works shall advertise for and award the work so that the same shall be embodied in one and the same contract: *And provided*, That said streets shall be first dedicated or properly opened, the grading advertised for, and the contracts awarded to the lowest responsible bidders.

APPENDIX No. 184.

Philadelphia, January 13, 1898.

To the Presidents and Members of Select and
Common Councils of the City of Philadelphia.

GENTLEMEN:—We, your Committee on Highways, to whom was referred the ordinance to authorize the grading and the construction of a fence in front of City yard, on the south side of Reed street, from about 40 feet east of Twelfth street to the prison wall, beg leave to report, that the lot in question is used as a storage yard for the Bureau of Highways, and is from 2 to 6 feet above the grading of the sidewalk. The lot should be graded and fenced in so as to protect the City's material, which is stored in said yard. We, therefore, report the ordinance with a favorable recommendation.

Wm. F. Dixon (*Ch'n*), John W. Davidson, Jas. Wolstencroft, Chas. C. Warwick, Lalen C. Krisner, Thos. Wagner, Jr., John J. Orr, John P. Buckley, P. E. Costello, Watson D. Upperman, W. F. Short, Hugh Black, H. W. Sherlock, P. A. McClain.

AN ORDINANCE

To authorize the grading and the construction of a fence in front of City yard, on the south side of Reed street, about 40 feet east of Twelfth street, to the prison wall.

SECTION 1. *The Select and Common Councils of the City of Philadelphia do ordain*, That the Department of Public Works be authorized to enter into a contract for grading and the construction of a fence including its painting, in front of City yard on the south side of Reed street, from about 40 feet east of Twelfth street to the prison wall, at a cost to the City not to exceed eight hundred (800) dollars. The said amount to be taken from Item 21, in the annual appropriation to the Department of Public Works (Bureau of Highways); for the year 1898.

APPENDIX No. 185.

Philadelphia, January 20, 1898.

To the Presidents and Members of Select and
Common Councils of the City of Philadelphia.

GENTLEMEN:—We, your Committee on Highways, to whom was referred the ordinances to authorize the paving of Clearfield, Dickinson, Eighteenth, Kent, Third, Twenty-ninth, Bloyd, Chew, Carswell, Devon, Forty-fourth, Fifty-ninth, Luzerne, Lombard, Melrose, Melville, Nelson, Pacific, Penn, Reger, Sprague, Stiles, Sixty-ninth, Seventieth, Twentieth, Underhill, Viola, Warren, Waterloo, Wade, Waverly, Wingohocking, Broad, Cedar, Fifty-sixth, Goodman, Huntingdon, Locust, Ludlow, Mather, Moss, Nineteenth, Pratt, Page, Sixteenth, Sixty-fifth, Tenth, Twenty-eighth, Thirtieth, Thirty-second, Thayer, Willow, and Westmoreland streets; Lansdowne, Merion, Sunnyside, Erie, Kershaw, Paschall, Roberts, Stenton and Allegheny avenues, respectfully report that we have examined and

approve the same, and submit for your consideration the annexed ordinance, and ask its passage.

Wm. F. Dixon (*Ch'n*), John W. Davidson, Jas. Wolstencroft, Chas. C. Warwick, Lalen C. Krisher, Thos. Wagner, Jr., John J. Orr, John P. Buckley, P. E. Costello, Watson D. Upperman, W. F. Short, Hugh Black, H. W. Sherlock, P. A. McClain.

AN ORDINANCE

To authorize the paving of Clearfield, Dickinson, Eighteenth, Kent, Third, Twenty-ninth, Bloyd, Chew, Carswell, Devon, Forty-fourth, Fifty-ninth, Luzerne, Lombard, Melrose, Melville, Nelson, Pacific, Penn, Reger, Sprague, Stiles, Sixty-ninth, Seventieth, Twentieth, Underhill, Viola, Warren, Waterloo, Wade, Waverly, Wingohocking, Broad, Cedar, Fifty-sixth- Goodman, Huntingdon, Locust, Ludlow, Mather, Moss, Nineteenth, Pratt, Page, Sixteenth, Sixty-fifth, Tenth, Twenty-eighth, Thirtieth, Thirty-second, Thayer, Willow, Westmoreland streets; Lansdowne, Merion, Sunnyside, Erie, Kershaw, Paschall, Roberts, Stenton and Allegheny avenues.

SECTION 1. *The Select and Common Councils of the City of Philadelphia do ordain*, That the Director of the Department of Public Works be, and is hereby authorized and directed to enter into a contract with a competent paver or pavers for the paving of the following streets with granite, Pennsylvania or Lambertville blocks, viz: Clearfield street, from "B" to Front street; Dickinson street, from Twenty-eighth to Thirtieth street; Eighteenth street, from Venango street to Erie avenue; Kent street, from Twenty-fifth to Twenty-sixth street; Third street, from Wolf to Ritner street; Twenty-ninth street, from Wharton to Dickinson street; Lansdowne avenue, from Fifty-sixth to Fifty-ninth street; Merion avenue, from Forty-ninth to Fiftieth street; Sunnyside avenue, from Thirty-fourth to Thirty-fifth street; the following streets with vitrified paving bricks, viz: Bloyd street, from Locust avenue to Church lane; Chew street, from Haines street to Washington lane;

Carswell street, from Haines to Mechanic street; Devon street, from Woodlawn street to Stenton avenue; Forty-fourth street, from Lombard street to Baltimore avenue; Fifty-ninth street, from Haverford avenue to Callowhill street; Luzerne street, from Germantown avenue to Clinton street; Lombard street, from Forty-third to Forty-fifth street; Melrose street, from Fifty-fifth to Fifty-sixth street; Melville street, from Saybrook avenue to Paschall avenue; Nelson street, from Woodlawn to Locust street; Pacific street, from Seventeenth to Eighteenth street; Penn street, from Morris to King street; Reger street, from Greene to Portico street; Sprague street, from Woodlawn street to Stenton avenue; Stiles street, from Fiftieth to Fifty-second street; Sixty-ninth street, from Woodland avenue to Paschall avenue; Seventieth street, from Woodland avenue to Paschall avenue; Twentieth street, from Tioga to Atlantic street; Underhill street, from Haines to Woodlawn street; Viola street, from Fifty-first to Fifty-second street; Warren street, from Fifty-second to Fifty-third street; Waterloo street, from Somerset to Cambria street; Wade street, from Manheim to Reger street; Waverly street, from Forty-fifth to Forty-sixth street; Wingohocking street, from Broad to Seventeenth street; Erie avenue, from Seventeenth to Eighteenth street; Kershaw avenue, from Fifty-second to Fifty-third street; Paschall avenue, from Forty-sixth to Forty-seventh street; Roberts avenue, from Pulaski avenue to Berkley street; Stenton avenue, from Church lane to Cheltenham avenue; the following streets with sheet asphaltum on broken stone base and binder, viz: Broad street, from Cayuga street to Fisher's lane; Cedar street, from Foulkrod to Harrison street; Fifty-sixth street, from Jefferson street to Lancaster avenue; Goodman street, from Green street to Rising Sun avenue; Huntingdon street, from Twenty-eighth to Twenty-ninth street; Locust street, from Thirty-third to Thirty-fourth street, with roadway 26 feet between curbs and sidewalks of the width of 17 feet. The space between the present confirmed curb line and the curb line herein authorized shall be sodded with grass and planted with trees in accordance with ordinance approved March 11, 1891 : *Provided*, The curb and pavements now set shall be reset to the lines and

regulation herein authorized without expense to the City: *And provided further*, That upon the owners of property filing an agreement not to claim damages by reason of the change of curb lines herein authorized, the Department of Public Works is empowered to revise the said curb lines. Ludlow street, from Fifty-sixth street to a point about 330 feet eastward; Mather street, from Erie avenue to Butler street; Moss street, from Haverford avenue to Fairmount avenue; Nineteenth street, from Venango street to Erie avenue; Pratt street, from Melrose to Tacony street; Page street, from Fifteenth to Sixteenth street; Sixteenth street, from Butler to Pike street; Sixty-fifth street, from Woodland avenue to Greenway avenue; Tenth street, from Westmoreland street to Sedgley avenue; Twenty-eighth street, from Cumberland street to Lehigh avenue; Thirtieth street, from Wharton to Dickinson street; Thirty-second street, from Cumberland to Sergeant street; Thayer street, from Tenth to Eleventh street; Willow street, from Foulkrod to Meadow street; Westmoreland street, from Front to Second street; Allegheny (or Sedgley) avenue, from Germantown avenue to Tenth street. The conditions of which contract shall be that the contractors shall collect the cost of said paving from the owners of property respectively fronting on said streets, and shall enter into an obligation to the City to keep said streets in good repair for five years after the paving is finished: *Provided*, Said streets shall be first dedicated or properly opened and the Director of the Department of Public Works first advertise for proposals for paving said streets and award the contracts to the lowest responsible bidders, and that the owners of property fronting on said streets shall not be charged more than the contract price.

APPENDIX No. 186.

Philadelphia, January 20, 1898.

To the Presidents and Members of Select and
Common Councils of the City of Philadelphia.

GENTLEMEN :—We, your Committee on Surveys, to whom was referred the ordinances to authorize the con-

struction of sewers in Alder, Amber, Arch, Atlanta, Belgrade, Broad, Carlisle, Chancellor, Chew, Clifton, Devon, Forty-fourth, Fifty-sixth, Florist, Juniata, Kirkbride, Livingstone, Lombard, Manheim, Market, Mifflin, Mt. Vernon, Musgrave, Page, Randolph, Reese, Reger, Sixty-fifth, Somerset, St. James, Wade, Westmoreland and Wildey streets; in Allegheny, Point Breeze, Ridge and Stenton avenues, respectfully report that we have examined and approve the same, and submit for your consideration the annexed ordinance, and ask its passage.

Ellsworth H. Hults (*Ch'n*), Hiram A. Miller, Elmer S. Little, A. R. H. Morrow, Josiah Linton, W. N. Stevenson, Arthur T. Wadsworth, C. E. Connell, G. H. Kittams, Ezekiel Gordon, P. A. McClain, John Dougherty, Wm. Rowen, W. F. Short, Geo. B. Edwards.

AN ORDINANCE

To authorize the construction of sewers in Alder, Amber, Arch, Atlanta, Belgrade, Broad, Carlisle, Chancellor, Chew, Clifton, Devon, Forty-fourth, Fifty-sixth, Florist, Juniata, Kirkbride, Livingstone, Lombard, Manheim, Market, Mifflin, Mt. Vernon, Musgrave, Page, Randolph, Reese, Reger, Sixty-fifth, Somerset, St. James, Wade, Westmoreland, and Wildey streets; in Allegheny, Point Breeze, Ridge, and Stenton avenues.

SECTION 1. *The Select and Common Councils of the City of Philadelphia do ordain*, That the Director of the Department of Public Works be, and is hereby authorized to construct sewers in the following streets: Amber street, from Allegheny avenue to Ann street; Arch street, from Fifty-sixth street to Fisher's avenue; Atlanta street, from Thirty-eighth to Thirty-ninth street; Belgrade street, from Lehigh avenue to Anthracite street; Broad street, from Cayuga to Rockland street; Carlisle street, from Lombard to Pine street; Carlisle street, from present sewer one hundred and ninety-five (195) feet north of Ontario to Tioga street; Chew street (under northeast and southwest sidewalks), from Haines street to Walnut lane; Devon street, from Stenton avenue to Woodlawn street; Forty-

fourth street, from Baltimore avenue to Lombard street; Fifty-sixth street, from Arch to Chelsea street; Florist street, from Front to Second street; Juniata street, from Germantown avenue to Bristol street; Kirkbride street, from Ash to Howell street; Livingstone street, from Lehigh avenue to eighty (80) feet northeast of Anthracite street; Lombard street, from Forty-third to Forty-fifth street; Manheim street, from Greene street to Germantown avenue; Market street (north side, north side only to be assessed), from Sixtieth to Sixty-third street; Market street (north side, north side only to be assessed), from Fifty-sixth street to Fisher's avenue; Mifflin street, from Fifth to Sixth street; Mt. Vernon street, from Thirty-third street east to old sewer; Musgrave street, from Slocum to Gorgas street; Page street, from Nineteenth to Twentieth street; Randolph street, from Race to Summer street; Reese street, from Norris street three hundred and seventy-two (372) feet southward; Reger street, from Greene to Portico street; Sixty-fifth street, from Woodland avenue to Greenway avenue; Somerset street, from Sixth to Reese street; Chancellor street, St. James street, Alder street and Clifton street, within the block bounded by Tenth, Eleventh, Walnut and Locust streets; Wade street, from Manheim to Reger street; Westmoreland street, from Front to Second street; Wilkey street, from Elm to Hanover street; Allegheny avenue (south side, south side only to be assessed), from "D" to Front street; Allegheny avenue (north side, north side only to be assessed), from Front to Second street; Point Breeze avenue (west side, west side only to be assessed), from Wharton to Morris street; Ridge avenue, from Walnut lane to Hermit street; and Stenton avenue, from Belfield avenue to Chew street.

SECT. 2. The Director of the Department of Public Works shall advertise according to law, announcing that bids will be received for the sewers above designated, and he shall allot them to the lowest responsible bidders; and it shall be a condition of said contract that the contractor shall accept the sums assessed upon and charged to the properties lying upon the lines of said sewers in manner and form authorized by ordinance entitled "An Ordinance regulating the assessments upon property for

the construction of branch culverts or drains," approved May 12, 1866, and supplement thereto, approved February 16, 1869, and any excess over and above said assessment, in addition to that provided for by ordinance, entitled "An Ordinance authorizing the Chief Engineer and Surveyor to draw warrants for street intersections, manholes, and legal deductions in the construction of branch sewers," approved April 3, 1868, to be charged to the item for branch sewers in the annual appropriation made to the Department of Public Works (Bureau of Surveys).

SECT. 3. The Director of the Department of Public Works shall not award contracts for the construction of any of the sewers authorized by this ordinance until the streets are on the City plan, legally opened and all the properties abutting thereon assessed to full City rates: *Provided, however,* That where properties are assessed at less than full City rates, and the streets on the plan are opened, he may award contracts upon receipt of a duly executed agreement binding owners to pay the regular assessment charges.

APPENDIX No. 187.

Philadelphia, January 19, 1898.

To the Presidents and Members of Select and
Common Councils of the City of Philadelphia.

GENTLEMEN :—The Committee on Municipal Government, to which was referred the bill entitled "An Ordinance to extend the time for removal by the United Singers of Philadelphia of the building now erected in Foterall Square," respectfully report that they have examined and amended the same by adding the following proviso: "*Provided,* That no further extension be granted," and return the annexed bill with a favorable recommendation, and ask its passage.

E. Buchholz (*Ch'n*), Howard M. Levering, Thomas Meehan, August Hohl, Danl. H. Buck, G. W. Edmonds,

H. L. Montgomery, John S. Hammond, George McCurdy, Jas. M. Hazlett, Henry Clay, A. Raymond Raff, Jas. B. Anderson, Wm. Rowen, James A. Briggs.

AN ORDINANCE

To extend the time for the removal by the United Singers of Philadelphia of the building now erected in Fottrell Square.

SECTION 1. *The Select and Common Councils of the City of Philadelphia do ordain*, That the time for the removal by the United Singers of Philadelphia of the building now erected in Fottrell Square be, and the same is hereby extended from March 31, 1898, to May 31, 1898, in order to permit of the holding of a fair for the benefit of the Catholic Protectory : *Provided*, The said United Singers of Philadelphia first pay into the City Treasury the sum of fifty (50) dollars for the publication of this ordinance : *Provided also*, That no further extension be granted.

APPENDIX No. 188.

Philadelphia, January 20, 1898.

To the Presidents and Members of Select and
Common Councils of the City of Philadelphia.

GENTLEMEN:—The Committee on Police and Prisons, to which was referred a message from the Mayor, transmitting a communication from the President of the Department of Charities and Correction, accompanied with a bill entitled "A further supplement to an ordinance approved July 25, 1872, entitled 'An Ordinance to prohibit the running at large of goats in the City of Philadelphia and providing a penalty therefor,'" respectfully report that they have examined and approved the same, return to Councils the annexed bill favorably, and recommend its passage.

Robert S. Leithead (*Ch'n*), George H. Wagner, Frank Stevens, George Q. Spiel, Stanley G. Miller, E. H. Hulst,

L. G. Fourier, Wm. G. Rutherford, James Nolan, Henry Erdin (for report), J. Emory Byram, William McMullen, Jos. L. Nobre (for report), John J. Orr.

FURTHER SUPPLEMENT

To an ordinance entitled "An Ordinance to prohibit the running at large of goats in the City of Philadelphia, and providing a penalty therefor, approved July 25, 1872.

SECTION 1. *The Select and Common Councils of the City of Philadelphia do ordain*, That the animals taken up in violation of the provisions of the ordinance entitled "An Ordinance to prohibit the running at large of goats in the City of Philadelphia, and providing a penalty therefor," approved July 25, 1872, in addition to the owner or owners being liable to the penalty therein mentioned if not redeemed, then the said animals shall be taken, after the thirty-six hours from their capture as therein provided, to the Philadelphia Almshouse, and shall be disposed of. All ordinances or parts of ordinances to the contrary hereof notwithstanding.

APPENDIX No. 189.

Philadelphia, January 19, 1898.

To the Presidents and Members of Select and
Common Councils of the City of Philadelphia.

GENTLEMEN :—The Committee on Municipal Government, to which was referred the bill entitled "An Ordinance to select for park purposes a certain lot of ground in the Thirty-fourth Ward," respectfully report that they have examined the same, return it to Councils with a negative recommendation, and ask for the passage of the annexed resolution.

E. Buchholz (*Ch'n*), Howard M. Levering, Thomas Mechan, August Hohl, Danl. H. Buck, G. W. Edmonds,

H. L. Montgomery, John S. Hammond, George McCurdy, Jas. M. Hazlett, A. Raymond Raff, Jas. B. Anderson, Wm. Rowen, James A. Briggs.

RESOLUTION

To discharge the Committee on Municipal Government from the further consideration of a bill entitled "An Ordinance to select for park purposes a certain lot or piece of ground in the Thirty-fourth Ward."

Resolved, by the Select and Common Councils of the City of Philadelphia, That the Committee on Municipal Government be, and they are hereby discharged from the further consideration of bill entitled "An Ordinance to select for park purposes a certain lot or piece of ground in the Thirty-fourth Ward."

APPENDIX No. 190.

RESOLUTION

Relative to an apparent deficit shown by the City Controller at the closing of the books, December 31, 1897, and authorizing and instructing him to countersign warrants, and that Joint Rule No. 30, of the Select and Common Councils be suspended to enable the Clerks of Councils to present this resolution to the Mayor, for his approval or disapproval.

WHEREAS, The City Controller in a communication to these Councils discloses an apparent deficit of eight hundred and twenty-eight thousand three hundred and twenty-five (828,325) dollars and sixty-one (61) cents.

AND WHEREAS, There is in the Treasury of the State the sum of one million thirty-one thousand six hundred and eight (1,031,608) dollars and ninety-three (93) cents, the City's share of personal property tax collected and paid over to the State during 1897, and which belongs to the City, and also four hundred and eighty-one thousand two hundred and forty-four (481,244) dollars and sixty-nine (69) cents, the balance of school tax appropriated by the

Legislature to the County of Philadelphia for the year 1897, which said sums amounting to one million five hundred and twelve thousand eight hundred and fifty-three (1,512,853) dollars and sixty-two (62) cents belong and are payable to the City of Philadelphia by the State of Pennsylvania, and because the City Controller has not counted that as an asset, the deficit as above stated appears; therefore, be it,

Resolved, by the Select and Common Councils of the City of Philadelphia, That the said amount in the State Treasury belonging to the City and due and payable by the State to the City, viz: One million five hundred and twelve thousand eight hundred and fifty-three (1,512,853) dollars and sixty-two (62) cents be considered an asset, and the City Controller be, and he is hereby authorized and directed to appropriate as received, the said sum eight hundred and twenty-eight thousand three hundred and twenty-five (828,325) dollars and sixty-two (62) cents, and to countersign warrants presented, and that Joint Rule No. 30, of the Select and Common Councils, be suspended for the purpose of enabling the Clerks of Councils to present this resolution to the Mayor, for his approval or disapproval.

APPENDIX No. 191.

RESOLUTION

Of request to the City Controller to countersign certain warrants drawn against Item 7, in the annual appropriation to the Clerks of Councils.

Resolved, by the Select and Common Councils of the City of Philadelphia, That the City Controller be, and is hereby requested to countersign the following warrants drawn by the Clerks of Councils against Item 7, in the annual appropriation to the Clerks of Councils, for the year 1898. Said bills having been incurred in the month of December, 1897, viz: Serving dinner to Common Council the sum of two hundred and eighty (280) dollars, and

serving dinner to Select Council the sum of two hundred and seventeen (217) dollars, served by the Lafayette Hotel Company.

APPENDIX No. 192.

RESOLUTION

Authorizing the Commissioners for the Erection of the Public Buildings, to furnish new desks and repairs for Department of City Controller.

Resolved, by the Select and Common Councils of the City of Philadelphia, That the Commissioners for the Erection of Public Buildings, pursuant to a proviso in the annual appropriation for the year 1898, approved December 31, 1897, making it necessary for all work of refurnishing and refitting to be first authorized by Councils, be, and are hereby authorized to furnish new desks and repairs for Department of City Controller as per plan on file in the office of the Building Commission.

APPENDIX No. 193.

RESOLUTION

Authorizing the Inspectors of the County Prisons to expend without advertising Item 13, for library and law books, one thousand (1,000) dollars, in the annual appropriation to the New County Prison, at Holmesburg, for the year 1898, and authorizing the City Controller to countersign warrants for same.

Resolved, by the Select and Common Councils of the City of Philadelphia, That the Inspectors of the County Prisons be, and they are hereby authorized to expend without advertising, Item 13, for library and law books, one thousand (1,000) dollars, in the annual appropriation to the New County Prison at Holmesburg, for the year 1898, and the City Controller is hereby authorized to countersign warrants for same.

APPENDIX No. 194.

OFFICE OF THE MAYOR.

Philadelphia, January 27, 1898.

To the Select and Common Councils
of the City of Philadelphia.

GENTLEMEN :—I have the honor to herewith transmit for your consideration a communication received from Frank M. Riter, Esq., Director of the Department of Public Safety, containing a resolution adopted by the Board of Health on the 26th inst., relative to the purification of the water supply of Philadelphia, also complete set of maps and plans illustrating the report made by the Board of Health.

I am respectfully,

CHAS. F. WARWICK,

Mayor.

DEPARTMENT OF PUBLIC SAFETY.

Philadelphia, January 27, 1898.

HON. CHAS. F. WARWICK,
Mayor of Philadelphia.

DEAR SIR :—At an adjourned meeting of the Board of Health, held on January 26, 1898, the following preamble and resolution was adopted petitioning the members of Select and Common Councils to take immediate action relative to the purification of the water supply of Philadelphia:

To the Select and Common Councils
of the City of Philadelphia.

WHEREAS, The prevalence of typhoid fever in our City has been carefully investigated and we believe its chief cause arises from the pollution of our water supply; therefore, be it

Resolved, That we earnestly petition your Honorable Bodies to carefully consider the accompanying report of Dr. A. C. Abbott, and that your Honorable Bodies take immediate action looking toward the purification of the present City water supply.

Resolved, That we believe this is best and soonest attained by filtration.

I would request that if it meets your approval that you forward the same to Councils.

I herewith send you two copies of Dr. Abbott's report, one for each branch of Councils, together with a complete set of the maps and plans illustrating the report.

I remain, with respect,

Yours truly,

FRANK M. RITER,

Director.

APPENDIX No. 195.

LAW DEPARTMENT.

Philadelphia, January 26, 1898.

GEORGE W. KOCHERSPERGER, Esq.,
Chief Clerk of Common Council.

DEAR SIR :—I hand you herewith copy of report of jury in the matter of the opening of Keystone street, from Foust to Howell street, Thirty-fifth Ward, said report having been filed on the 26th instant.

Keystone street, between the points indicated is not physically opened.

Yours very truly,

JOHN L. KINSEY,

City Solicitor.

IN THE COURT OF QUARTER SESSIONS FOR
THE COUNTY OF PHILADELPHIA.

In the matter of the opening of Keystone street, from Foust street to Howell street, Thirty-fifth Ward.

(Copy.)

REPORT OF JURY.

(Filed January 26, 1898.)

To the Honorable the Judges of said Court:

The undersigned jurors, appointed by your Honorable Court to assess the damages and benefits, if any, caused by the opening of Keystone street, from Foust street to Howell street, in the Thirty-fifth Ward of the City of Philadelphia, to property owners and tenants on the line of the said street, respectfully report :

That after due notice the jurors met on November 30, 1897, at 1.30 o'clock P. M., for organization. All of the jurors were present at this meeting, but Mr. McFarland. Wm. R. McFarland was elected foreman, after which the petition was read to the jury, and the official plan produced for the use of the said jury. The affidavit of service of notice on the registered property owners and tenants along the line of the said street was also produced, and is now of record.

That at this meeting, to wit, November 30, 1897, the jury were severally sworn or affirmed by one of their number upon their *voir dire*, and examined touching their capacity to serve as road jurors in this proceeding. Each juror was found to be disinterested, competent, and in all respects duly qualified to serve. The jurors were then severally sworn or affirmed by one of their number to perform their duties as road jurors in the matter of the opening of Keystone street, from Foust street to Howell street, impartially and according to their best judgment.

That at this meeting, to wit, November 30, 1897, the following counsel were present representing property owners and tenants along the line of the said street: Robert

H. Hinckley, Esq., for Ida Shallcross, John H. Currier, George W. Stohle, Enoch Clayton, Peter Schlater, Howard P. Castor, E. Castor, Wm. Littley, Susan B. Carrick, Richard Ryley; L. Lincoln Eyre, Esq., for Thomas H. Price; E. G. Hamersly, Esq., for Josephine Foster, and J. P. Castor; George E. Fili, Esq., Assistant City Solicitor, appeared on behalf of the City of Philadelphia.

The jury then adjourned to meet on December 1, 1897, for the purpose of making a view of the premises. All of the jurors were present, but Mr. McFarland. The jury afterward met on December 2, 7, 9, 14, 16, 21, 28 and 31, 1897, for the purpose of taking testimony. For consultation they held four meetings, as per order of Court, to wit, on January 5, 6, 7 and 8, 1898.

And now, therefore, after a full and impartial consideration of all the testimony submitted to them, and after a careful view and review of the lines and grades at which said street is to be opened, and considering as well the advantages and disadvantages to each and every property on the line of the said street by the opening thereof, and acting on their best judgment, the jury do find that the following named property owners are damaged to the amount set opposite their respective names :

Ida V. Shallcross.....	\$225 00
John H. Currier, northwest side....	256 43
George W. Stohle.....	115 00
Enoch Clayton	75 00
Peter Schlater	89 00
Howard P. Castor.....	55 00
Josephine Foster, northwest side....	334 50
Elizabeth Castor, northwest side....	198 00
Elizabeth Castor, southeast side....	195 00
Thomas H. Price.....	150 00
John H. Currier, southeast side....	275 00
William Littley	150 00
John H. Currier, southeast side....	125 00
Susan B. Carrick.....	120 00
Richard Ryley	75 00
John H. Currier, southeast side....	77 00
Josephine Foster, southeast side....	275 00

The property of J. Poinsett Castor and Haines and Spering, was considered by the jury appointed to assess the damages and benefits caused by the opening of Vankirk street, from State road to Hagerman street.

The jury are further of the opinion that no property in the vicinity is specially benefited by the opening of the said street, and that therefore the whole amount of the awards as made should be paid by the City of Philadelphia.

All of which is respectfully submitted.

Thomas M. Locke,

John Maguigan,

Saml. S. Ellis,

Wm. R. McFarland,

George Miller.

APPENDIX No. 196.

LAW DEPARTMENT.

Philadelphia, January 21, 1898.

GEORGE W. KOCHERSPERGER, ESQ.,

Chief Clerk of Common Council.

DEAR SIR :—Enclosed please find copy of report of jury in the matter of the opening of Fifty-fifth street, from Wyalusing avenue to Master street, Thirty-fourth Ward. Report filed January 21, 1898.

Fifty-fifth street, between the points indicated, is opened and graded.

Yours very truly,

JOHN L. KINSEY,

City Solicitor.

IN THE COURT OF QUARTER SESSIONS FOR THE COUNTY OF PHILADELPHIA.

In the matter of the opening of Fifty-fifth street, from Wyalusing avenue to Master street, in the Thirty-fourth Ward of the City of Philadelphia.

(Copy.)

REPORT OF JURY.

(Filed January 21, 1898.)

To the Honorable the Judges of said Court:

The jurors appointed by your Honorable Court to assess the damages and benefits, if any, caused by the opening of Fifty-fifth street, from Wyalusing avenue to Master street, in the Thirty-fourth Ward of the City of Philadelphia, respectfully report :

That after the service of notice upon the registered owners of property along the line of Fifty-fifth street, from Wyalusing avenue to Master street, proof of which is here-to attached, marked "Exhibit A," the jury held their first meeting on June 15, 1897, at 11.30 A. M., in Room No. 377, City Hall. At this meeting the following jurors were present : Emerson Bennett, P. M. Stackhouse, George W. Gardiner, Robert A. Rockill, Reeve L. Knight and W. W. Frazier. There also appeared: Joseph W. Gross, Esq., for Henry Brooks and George Brooks; W. H. Addicks, Esq., for John M. Kennedy, Jr. and Sarah Quay; Walton & Andre, Esqs., for Emma Jenkinson; Wm. Henry Lex, Esq., for Sarah Yewdall, deceased, and J. Lee Patton, Esq., Assistant City Solicitor, for the City of Philadelphia.

Each juror was then sworn or affirmed on his *voir dire* by one of their number, and examined touching his capacity to serve as a juror in this proceeding. Each juror was found to be disinterested, competent and in all respects duly qualified to serve. Each juror was then sworn or affirmed by one of their number to perform his duty as juror in the matter of the opening of Fifty-fifth street, from Wyalusing avenue to Master street, in the Thirty-fourth Ward of the City of Philadelphia, faithfully and impartially and according to the best of his judgment ; after which the jury organized by electing P. M. Stackhouse, foreman, and Robert A. Rockill, secretary. The petition for the appointment of a jury was then read to the jury. The plan not being ready, the jury adjourned to meet at the call of the City Solicitor.

On September 29, 1897, pursuant to notice sent by the City Solicitor to all parties appearing at the first meeting, and to each of the jurors, the jury met in Room No. 377, City Hall, at 3 P. M. At this meeting, all of the jurors were present. The title of the claimants to the various properties was proven, after which the jury adjourned to meet on the premises on October 5, at 10 A. M., to view.

On October 5, 1897, the jury met and viewed. At this meeting all of the jury were present.

Subsequently, meetings were held for the purpose of taking testimony, hearing arguments of counsel, on October 6, 11, 18, 25; November 1, 8, 15, 22, 29; December 1, 3, 9, 10, and for review, on December 11; for consultation, on December 13, 15, 16, when the jury agreed upon a schedule of awards. The jury then caused notice to be sent to the various parties against whom benefits had been assessed, to show cause, if any they had, why such benefits should not be assessed against them, and that the jury would sit in Room No. 377, City Hall, on December 28, at 3.30 P. M., for that purpose.

On December 28, 1897, the jurors met in pursuance of said notice, at 3.30 o'clock, when there appeared Messrs. Smithers & Craig, for Clifford Pemberton, Jr.; W. H. Addicks, Esq., for John M. Kennedy, Jr., and Wm. Henry Lex, Esq., for the Estate of Sarah Yewdall, deceased. Objection was made to the assessment of benefits, and the jury adjourned to December 30, at 3.30 P. M., to hear their objection to the assessment of benefits.

On December 30, at 3.30 P. M., the jury met, and on December 31, they met again for consultation.

And now, therefore, after a full and impartial consideration of all the testimony submitted to them, and after a careful view and review of the lines and grades at which the said street is to be opened, the jury do find and award the following damages:

Emma Jenkinson	\$2,000 00
Henry Brooks, Fifty-fifth and Wy-	
lusing avenue	1,000 00

The jury do further find that the following properties are benefited:

Clifford Pemberton, Jr.: All that certain lot or piece of ground, situate on the west side of Fifty-fifth street, north side of Supplee street and south side of Girard avenue, containing in front or breadth on the west side of Fifty-fifth street, 290 feet, and extending of that width in length or depth, westward between parallel lines at right angles to said Fifty-fifth street, along said Supplee street, and along the said Girard avenue, 200 feet; also all that certain lot or piece of ground, situate on the west side of Fifty-fifth street, north side of Girard avenue and south side of Master street, containing in front or breadth on the west side of said Fifty-fifth street, 970 feet, and extending of that width in length or depth westward between parallel lines at right angles to said Fifty-fifth street, along Master street and Girard avenue, 200 feet. \$2,200 00

Sarah Yewdall, deceased: Situate on the east side of Fifty-fifth street, north side of Supplee street and south side of Girard avenue, containing in front or breadth on said east side of Fifty-fifth street, 290 feet, and extending of that width in length or depth, eastwardly between parallel lines at right angles to said Fifty-fifth street, along the north side of Supplee street and south side of Girard avenue, 49 feet; also, all that certain lot or piece of ground, situate on the east side of Fifty-fifth street and north side of Girard avenue, commencing at the north side of Girard avenue and extending northward in front or breadth along the east side of Fifty-fifth street, 385 feet $1\frac{3}{4}$ inches; thence north 84 degrees 22 minutes 6 seconds, east 100 feet; thence southward by a

lint parallel with Fifty-fifth street, 384 feet, more or less, to the north side of Girard avenue; thence southward, along the north side of Girard avenue 100 feet, to the east side of Fifty-fifth street and place of beginning. \$300 00

John M. Kennedy, Jr.: Property situate on on the east side of Fifty-fifth street and north side of Thompson street, commencing at the point of intersection of the north side of Thompson street and east side of Fifty-fifth street; thence extending northwardly along the east side of Fifty-fifth street, 316 feet, and extending of that width in length or depth eastward between parallel lines at right angles to said Fifty-fifth street, 77 feet 8½ inches..... 500 00

All of which is respectfully submitted.

P. M. Stackhouse,
W. W. Frazier,
Geo. W. Gardiner,

Reeve L. Knight,
Emerson Bennett,
R. A. Rockill.

APPENDIX No. 197.

LAW DEPARTMENT.

Philadelphia, January 21, 1898.

GEORGE W. KOCHERSPERGER, ESQ.,
Chief Clerk of Common Council.

DEAR SIR :—I hand you herewith copies of reports of road juries, which have been duly filed, as follows :

In re opening of Chelten avenue, from Stenton avenue to Old York road, Twenty-second Ward, filed January 20, 1898. Chelten avenue, between points indicated, is not physically opened, except for a few hundred feet east of Stenton avenue, a width of 20 feet.

In re opening of Thompson street, from Tioga to Venango street, filed January 20, 1898. Thompson street, between points indicated, is legally opened. There is an ordinance to grade, but neither the grading or cartway paving have yet taken place.

Yours very truly,

JOHN L. KINSEY,

City Solicitor.

—

IN THE COURT OF QUARTER SESSIONS FOR
THE COUNTY OF PHILADELPHIA.

In the matter of the opening of Cheltenham avenue, from Stenton avenue to Old York road, in the Twenty-second Ward of the City of Philadelphia.

(Copy.)

REPORT OF JURY.

(Filed January 20, 1898.)

To the Honorable the Judges of said Court:

The undersigned jurors, appointed by your Honorable Court to assess the damages, if any, caused by the opening of Cheltenham avenue, from Stenton avenue to Old York road, in the Twenty-second Ward of the City of Philadelphia, respectfully report :

That after due notice they met on September 23, 1897. All the jurors were present at this meeting, except W. P. Cooper, who did not attend any of the meetings of the jury. The jury organized by electing Robert S. Reed, foreman, and J. R. Kline, secretary, after which the petition was read to the jury and the official plan produced for their use. The affidavit of service of notice on the registered property owners and tenants along the line of said street was also produced and is on record.

At this meeting, to wit, September 23, 1897, the jurors were severally sworn or affirmed upon their *voir dire*, and examined touching their capacity to serve as jurors in this proceeding. Each juror was found to be disinterested, competent and in all respects duly qualified to serve. The jurors were then severally sworn or affirmed to perform their duty as road jurors in the matter of the opening of Cheltenham avenue, from Stenton avenue to Old York road, impartially and according to their best judgment.

The jury were attended by E. G. Hamersly, Esq., for Joseph Wharton; Henry G. Hancock, Esq., for Henry Alsop; Bernard Gilpin, Esq., for E. S. Richards; Samuel S. Clevinger, Esq., for R. Cortland Horr, and Charles E. Perkins, Esq., Assistant City Solicitor, for the City of Philadelphia.

The jury adjourned to meet on September 30, 1897, for the purpose of making a view of the premises. All of the jurors, except W. P. Cooper, were present at said view.

The jury afterward met on October 7, 14, 21, 28; November 4, 11, 18; December 2, 9, 16, 21, 23, 28, 29, and one meeting for signing this report, making in all, seventeen (17) meetings. The jury held one meeting for consultation.

And now, therefore, after a full and impartial consideration of all the testimony submitted to them, and after a careful view and review of the lines and grades at which the said street is to be opened, and considering as well the advantages and disadvantages to each and every property on the line of the said street by the opening thereof, and acting on their best judgment, the jury do find that the following named property owners are damaged to the amount set opposite their respective names :

R. Cortland Horr.....	\$600 00
David G. Alsop, no damage.	
E. S. Richards, no damage.	
Joseph Wharton	10,000 00
	<hr/>
	\$10,600 00

The jury are further of the opinion that no property in the vicinity is specially benefited by the opening of the said street, and that the whole amount of the award as made should be paid by the City of Philadelphia.

All of which is respectfully submitted.

R. C. V. Meyers,

Henry Holl,

R. S. Reed,

Jos. M. Ritter,

Jacob R. Kline.

—

IN THE COURT OF QUARTER SESSIONS FOR
THE COUNTY OF PHILADELPHIA.

In the matter of the opening of Thompson street, from
Tioga street to Venango street.

(Copy.)

REPORT OF JURY.

(Filed January 20, 1898.)

To the Honorable the Judges of said Court:

The undersigned jurors, appointed by your Honorable Court to assess the damages and benefits, if any, occasioned to the owners of property by the opening of Thompson street, from Tioga street to Venango street, respectfully report :

That they assembled for the purposes of their appointment, on May 3, 1897, in Room No. 577, City Hall, Philadelphia. They were attended by George Ziegler, Esq., for E. & G. G. Ziegler; George B. Carr, Esq., for several claimants; Alfred D. Wiler, Esq., and Agnew MacBride, Esq., who were counsel for several other claimants, and by David Lavis, Esq., Assistant City Solicitor, for the City of Philadelphia.

That all of the jurors were severally sworn or affirmed by another of their number and upon examination, found

competent to serve. Each of the members was thereupon sworn or affirmed by another of their number to perform his duties in the matter of the opening of Thompson street, impartially and to the best of his judgment. Thereafter, the jury organized by electing A. C. Patterson, foreman, and W. W. Frazier, secretary. At this meeting the City of Philadelphia offered in evidence the official plan, as required by law, which was constantly used throughout the proceedings. The affidavit of ten days' notice on the property owners affected by said proceeding was also produced.

The jury made a view of the premises on May 6, 1897, at 3 P. M. The jury held further meetings, to wit, May 17, 1897, 24, 31; June 7, 14, 18, 23, 25, 28; September 8, 15, 22, 29; October 5, 12, 19, 26; November 3 and 19, for the purpose of hearing evidence on behalf of claimants and the City of Philadelphia. The jury also held a meeting on November 5, for the purpose of reviewing the premises in question, and further meetings on November 11, 12, 15, 16 and 22, for the purpose of consultation, which, together with one to sign this report, makes a total of twenty-eight (28) meetings in all.

The jury after a careful consideration of the matters submitted to them, have reached the conclusion that the following owners of property have been damaged in the sums set opposite their respective names :

E. & G. G. Ziegler, cor. Thompson and Venango streets	\$800 00
Michael Wardarchie, Thompson street, south of Venango street	150 00
Christian Burmeister, north side Thompson, south of Venango street.....	150 00
John Hoffman, west side Thompson, south of Venango street	150 00

The jury awards no damages to the following claimants: Mary P. Helme, Anton Noll, Frank C. Seurer, Michael Kreuczkowski, Charles D. Silcox, lot marked "Not registered," west side Thompson street; Margaret Fulmer, George J. Holdt, Frank W. McDowell, Samuel F. Fisher,

Anton Kelma, John Witcock, Jacob Mitchalski, Frederick Schilwacher, Lewis Lutchendorf, Nicholas Andress, Julius Schrufreider, Christian Guenther, Aaron Daan, and lot marked "Not registered," on plan, east side of Thompson street.

That after reaching their estimate of damages as aforesaid, suffered by the various property owners, the jury considered the question of benefits and have concluded that no benefits have been received by the owners of property in the immediate vicinity, and they therefore recommend that all of said damages should be paid by the City of Philadelphia.

All of which is respectfully submitted.

Clifton Maloney,
A. C. Patterson,
Ephriam Lederer,

W. W. Frazier,
E. M. Walter,
Maurice V. Daniels.

APPENDIX No. 198.

RESOLUTION

Of request to the State Board of Health to examine into the alleged pollution of the Schuylkill River.

WHEREAS, Reports have been current for some time that the water of the Schuylkill River, the source of the water supply of the City of Philadelphia has become polluted from the refuse matter of many manufacturing, industrial, and mining enterprises, located on the line of the said Schuylkill River and its tributaries, thereby endangering the lives of the people of our City.

AND WHEREAS, The said reports of the pollution of the Schuylkill River having been published in the daily papers, and having reached the people of this and other cities and States, thereby doing incalculable injury, by deterring many people from visiting our City for business and other purposes; therefore, be it

Resolved, by the Select and Common Councils of the City of Philadelphia, That the State Board of Health be, and is hereby requested to examine into said reports of such pollution of the Schuylkill River and its tributaries, and bring such action as may be necessary against the owner or owners of such manufacturing, industrial, or mining enterprises violating the law, in allowing refuse from their plants to pollute the water supply of our City, and that Joint Rule 30, of the Select and Common Councils, be suspended for the purpose of presenting this resolution to the Mayor, for his approval or disapproval.

APPENDIX No. 199.

Philadelphia, January 27, 1898.

To the Presidents and Members of Select and
Common Councils of the City of Philadelphia.

GENTLEMEN :—Your Committee on Fire and Health, to whom was referred on January 20, 1898, resolution entitled “Resolution of request to the Secretary of the Treasury of the United States to cause analyses of the water of the river Schuylkill and Queen Lane Reservoir to be made by the chemical and bacteriological division of the Treasury Department,” respectfully report that they have carefully considered the same, and return it with a negative recommendation, and ask the passage of the annexed resolution discharging the Committee from the further consideration of the subject.

Basil H. Brown (*Ch'n*), A. Raymond Raff, L. G. Fourier, James Nolan, Robert T. Corson, Saml. B. Gilpin, John C. Steger, Stanley G. Miller, David O. Boorse, Theodore Borden, W. S. Thomas, Harry Y. Shugart, Henry Erdin.

RESOLUTION

Discharging the Committee on Fire and Health from the further consideration of resolution entitled "Resolution of request to the Secretary of the Treasury of the United States to cause analyses of the water of the river Schuylkill and Queen Lane Reservoir to be made by the chemical and bacteriological division of the Treasury Department.

Resolved, by the Select and Common Councils of the City of Philadelphia, That the Committee on Fire and Health be, and they are hereby discharged from the further consideration of the resolution entitled "Resolution of request to the Secretary of the Treasury of the United States to cause analyses of the water of the river Schuylkill and Queen Lane Reservoir to be made by the chemical and bacteriological division of the Treasury Department."

APPENDIX No. 200.

OFFICE OF THE MAYOR.

Philadelphia, February 3, 1898.

To the Select and Common Councils
of the City of Philadelphia.

GENTLEMEN:—I have the honor to herewith transmit for your consideration a communication received from Mr. Thomas M. Thompson, Director of the Department of Public Works, containing a report made in accordance with a Resolution passed by your Honorable Bodies January 6, 1898, relative to the placing by the Baltimore and Ohio Railroad Company of proper structures in place of the worn out and dilapidated wooden structure now existing in the Twenty-seventh Ward.

I am respectfully,

CHAS. F. WARWICK,

Mayor.

DEPARTMENT OF PUBLIC WORKS.

Philadelphia, January 28, 1898.

HON. CHARLES F. WARWICK,
Mayor of the City of Philadelphia.

DEAR SIR:—On January 10, 1898, I received from Mr. G. W. Kochersperger, Chief Clerk of Common Council, the following Resolution passed by the Select and Common Councils of the City of Philadelphia on January 6th:

RESOLUTION

Of instruction to the Department of Public Works and City Solicitor, to compel the Baltimore and Ohio Railroad Company to place proper structures in place of the worn out and dilapidated wooden bridges in the Twenty-seventh Ward.

WHEREAS, By Ordinance of the City of Philadelphia, the Baltimore and Ohio Railroad Company was author-

ized to lay tracks through certain portions of the Twenty-seventh Ward and were required to place bridges across the streets then opened and those that were on the City plan to be opened thereafter;

AND WHEREAS, In compliance with these requirements they have partly complied by placing wooden structures in certain localities of the said ward; now therefore be it

Resolved, by the Select and Common Councils of the City of Philadelphia, That the Department of Public Works be and is hereby directed to at once compel the said Baltimore and Ohio Railroad Company to place proper structures of like character as those usually built by the City of Philadelphia in the place of those worn out and dilapidated wooden bridges.

Resolved, That the City Solicitor be and is hereby directed in case of refusal of the said Baltimore and Ohio Railroad Company to comply with this Resolution, to take whatever legal steps and remedies are necessary, in order to enforce the fullest compliance with all the terms and conditions of the Ordinance above mentioned.

Immediately upon receipt of the Resolution, I forwarded the same to Mr. William H. Brooks, Acting Chief of Bureau of Highways, with instructions to forward a copy of the same to the Superintendent of the Baltimore and Ohio Railroad Company, with notice to conform to the requirements of the Resolution.

Herewith please find copy of the report from the Acting Chief of Bureau of Highways, also copy of report from the Superintendent of Bridges, also copy of communication from Mr. C. C. F. Bent, Superintendent and General Agent of the Baltimore and Ohio Railroad Company.

The Ordinance of Councils of July 3, 1885, authorizing the construction of the Baltimore and Philadelphia Railroad provided that "all the crossings by the said railroad over the highways aforesaid, whether at grade, overhead or by undergrades, shall be constructed by said company, under the supervision of the Chief Engineer and Surveyor of the City of Philadelphia," also that "The said railroad

company shall agree to keep its railroad and all its structures crossing any of the streets aforesaid in good order and condition at all times," also "That the said railroad company shall, at all times hereafter, maintain and keep in repair all bridges constructed by it in the City of Philadelphia."

The Chief Engineer of Bureau of Surveys reports thereon as follows:

"The railroad company, in pursuance of the ordinance constructed bridges at the six points mentioned, some of them being on the lines of lanes included in the beds of streets upon the City plan (Cemetery Lane and Ellis Lane). Wooden structures were placed at four lanes, some of which, as stated in the report of the Supt. of Bridges, are in a dilapidated condition."

The liability of the railroad company to keep its bridges in repair is indisputable, and in accordance with Section 4 of the Ordinance, the Department can require the railroad company to submit plans for reconstruction for approval.

The suggestion of Mr. Bent to submit the matter to the City Solicitor and the Counsel of the railroad company, it would be wise to act upon, as the City Solicitor defines the City's legal position under the ordinance.

I would respectfully request that you forward this matter to Councils for their information.

Yours respectfully,

THOMAS M. THOMPSON,
Director.

(Copy)

BALTIMORE AND OHIO RAILROAD.

Office of the General Agent.

Philadelphia, January 14, 1898.

No. j. 5029.

WM. H. BROOKS, Esq.,

Acting Chief, Bureau of Highways, Philada.

MY DEAR SIR:—I beg to acknowledge your favor of January 11th, and I have also noted the attached copy of

a Resolution, passed by the Select and Common Councils of the City of Philadelphia, on the 6th day of January, 1898. Permit me to call your attention to the fact that the Resolution erroneously states that the City of Philadelphia has heretofore granted Ordinance consenting to the construction of the line of the Baltimore and Ohio Railroad Company, passing through the Twenty-seventh Ward, which is not an accurate statement. In point of fact the railroad company is the Baltimore and Philadelphia Railroad Company and the Ordinance granting consent was approved by the Mayor on July 3, 1885. All of the provisions with relation to bridges called for by the Ordinance of July 3, 1885 have been complied with by the Baltimore and Philadelphia Railroad Company. I am therefore at a loss to understand why this Resolution should have been adopted.

After consulting with our counsel in Philadelphia, I suggest that you refer the matter to the City Solicitor, in order that they may jointly confer in order to ascertain the legal position that the City assumes in this matter. The Baltimore and Philadelphia Company and its allied interests have always co-operated with the City of Philadelphia to serve the public welfare, and have lived up to every agreement or contract made with the City. I am not aware of any agreement on the part of the Baltimore and Philadelphia Railroad Company to construct the bridges mentioned in the resolution. The only bridges referred to in the ordinance specifically are the bridges at Seventieth street, Grays avenue, and Sixtieth street, which are all substantial stone and steel structures, originally constructed under the supervision of the Chief Engineer and Surveyor of the City of Philadelphia, and with his approval. There are, I believe, bridges constructed of wood on the line of Eastwick lane and Ellis lane, but these crossings I am informed are not recognized on the public plan of the City of Philadelphia as public streets, and only maintained until such time as the City may open other streets and construct other bridges, in lieu of the same. While I am advised that the City has no authority to take the steps suggested in your letter, or to compel the railroad company to build bridges, at the same

time I shall always be glad to confer with you or with any other city official upon this general subject. We had no notice of any condition of affairs such as are described in your letter or the resolution enclosed.

Very truly yours,

(Signed)

C. C. F. BENT,
Supt. and Gen'l. Agent

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(Copy)

DEPARTMENT OF PUBLIC WORKS.

BUREAU OF HIGHWAYS.

Philadelphia, January 15, 1898.

THOMAS M. THOMPSON, Esq.,
Director, Dept. of Public Works.

DEAR SIR:—In reply to reference No. 18, hereto attached, I make the following report :

Immediately upon the receipt of this reference I notified Mr. C. C. F. Bent, Superintendent and General Agent of the Baltimore and Ohio Railroad Company, to conform to the requirements of the Resolution of Councils hereto attached, relative to placing proper structures in place of the worn out and dilapidated wooden bridges, for which the Baltimore and Ohio Railroad Company is responsible, in the Twenty-seventh Ward, at the same time enclosing a copy of the resolution. I also instructed the Superintendent of Bridges to make an examination and advise me what bridges are in the condition stated in the resolution.

Attached hereto please find copy of report of the Superintendent of Bridges.

In this connection I would state that I requested the Superintendent of the Baltimore and Ohio Railroad Company to advise me of what action the company proposes to take under the notice.

On January 14, 1898, I received a reply from Mr. C. C. F. Bent, Superintendent and General Agent of the Baltimore and Ohio Railroad Company, copy of which find enclosed.

Yours truly,

(Signed) WM. H. BROOKS,
Acting Chief, Bureau of Highways.

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(Copy)

DEPARTMENT OF PUBLIC WORKS.

BUREAU OF HIGHWAYS.

Philadelphia, January 14, 1898.

MR. WM. H. BROOKS,
Acting Chief, Bureau of Highways.

DEAR SIR:—Replying to the above reference, I respectfully report as follows:

There are the following six (6) overhead bridges, carrying City highways over the Baltimore and Ohio Railroad, in the Twenty-seventh Ward, viz:

1. At Eastwick lane, between Fifty-third and Fifty-fourth streets.
2. At the intersection of Woodland avenue and Sixtieth street.
3. At Ellis lane or Sixty-first street.
4. At Cemetery lane, near Sixty-third street.
5. At Farrel's lane, between Sixty-fourth and Sixty-fifth streets.
6. At Sixty-eighth street and Kingsessing avenue.

All these bridges were built by the Baltimore and Ohio Railroad Company, and that company is also responsible for the maintenance of these bridges.

The bridges at Woodland avenue and Sixtieth street and at Cemetery lane are permanent structures of sufficient capacity, in good condition, well maintained by the railroad company; the former one requiring only better facilities for surface drainage of the floor; the latter one ought to be provided with wheel guard rails between the road and footways for the safety of foot passengers.

The other four bridges—at Eastwick lane; at Ellis lane (Sixty-first street); Farrel's lane, and at Sixty-eighth street and Kingsessing avenue, are more or less inadequate temporary wooden structures with roadway floors in width varying between $14\frac{1}{2}$ and $16\frac{1}{2}$ feet, without footways; the woodwork of the bridges at Eastwick lane, Ellis lane and Sixty-eighth street being generally in good condition, but that of the bridge at Farrel's lane being decayed and needing thorough renewal without delay. Traffic over this bridge is light owing to the close proximity of Cemetery lane bridge.

All these bridges, however, ought to be provided with footways.

As to the necessity of replacing these temporary wooden structures by such of more permanent character, they would rank, in my judgment, as follows:

1. Sixty-eighth street and Kingsessing avenue.
2. Eastwick lane.
3. Ellis lane (Sixty-first street).
4. Farrel's lane.

Yours respectfully,

((Signed)

C. A. TRIK,
Supt. of Bridges.

APPENDIX No. 201.

FORTY-FOURTH ANNUAL REPORT OF THE
CITY CONTROLLER.

DEPARTMENT OF CITY CONTROLLER.

*Philadelphia, January 20, 1898.*To the Select and Common Councils
of the City of Philadelphia.

GENTLEMEN:—In accordance with the Act of Assembly consolidating the City of Philadelphia, and also the Act approved April 20, 1874, the Forty-fourth Annual Report of the Receipts and Disbursements, for the year 1897, is herewith submitted:

The revenues from all sources for the year 1897 were:

Total taxes collected in 1897 (current).....	\$13,827,899 17
Amount paid to City Treasurer January 3d, 1898, after the closing of his books for 1897.....	8,168 77

\$13,819,730 40

Total delinquent taxes collected in 1897, \$1,455,986 63	
Current taxes collected by mail, Jan- uary 2d, 1897.....	5,174 69
	<hr/> \$1,461,161 32

State tax, after settlement.....	\$34,863 76
Public Building tax	41 14
Poll tax	11,610 30
The Mayor	10,498 00

Bureau of Charities	\$43,999 98
Corrections	25,210 58
Health	35,285 58
Building Inspectors	39,339 83
Fire and Fire Escapes.....	2,359 50
Electrical	46,304 04
City Property	86,905 96
Boiler Inspection	19,606 45
Gas	3,306,602 33
Highways	135,289 10
Surveys	145,085 58
Water	2,917,839 68
Highway Supervisors	4,275 05
Port Wardens	567 50
City Solicitor	300,778 41
City Treasurer	1,658,551 04
County Prison, Reed street.....	3,145 66
" Holmesburg	438 00
Clerk of the Quarter Sessions.....	33,586 58
Magistrates	36,578 80
Park Fund	15,328 44
Prothonotary Court Common Pleas.....	65,828 33
Recorder of Deeds.....	106,030 75
Register of Wills.....	91,420 92
Sheriff	81,117 08
Search Fees (Tax Office).....	6,329 55
City Ice Boats	325 68
Coroner	1 25
City Commissioners	27 65
Miscellaneous	267,028 44
City Controller	7 83
State Appropriation to Schools.....	1,231,244 69
Interest on City Deposits.....	123,776 10
Commonwealth of Pennsylvania.....	1,037,196 65
Temporary 4 per cent. loan.....	1,075,000 00
City 3½ per cent. loan.....	4,400,000 00
Suspense account	2,968 05
<hr/>	
\$32,683,285 98	

The expenditures for the year 1897 were:

Interest on Funded Debt.....	\$2,675,644 22
Several Sinking Funds.....	356,360 00
Four per cent. Loan, Series "R".....	400,000 00
State Tax on Loans.....	210,829 84

Temporary 4 per cent. Loan.....	\$1,053,866	67
Amount paid for Mandamuses.....	1,282,803	21
Amount paid Park Fund.....	8,327	69
Amount paid Public Buildings.....	1,092,286	13
Nautical School of Pennsylvania.....	18,500	00
Amount paid Municipal Departments.....	21,511,245	51
Warrants of previous years.....	1,007,135	80

Total Expenditures\$29,616,999 07

Total Receipts\$32,683,285 98

Total Expenditures 29,616,999 07

Excess Receipts \$3,066,286 91

Total cash balance, January 1, 1897..... \$3,466,842 14

Deduct Sinking Fund cash balance, January 1, 1897. 952,787 01

\$2,514,055 13

Add Sinking Fund cash balance, December 31, 1897. 1,712,133 18

\$4,226,188 31

Add excess receipts over expenditures..... 3,066,286 91

General cash balance, January 1, 1898..... \$7,292,475 22

Against the above cash assets are the
following liabilities:

Sinking Fund	\$1,712,133	18
Outstanding Warrants	1,235,133	53
Balance of appropriation not merging,	5,158,205	68
Park Fund	15,328	44

\$8,120,800 83

Deduct cash assets..... \$7,292,475 22

Difference available asset due by State Treasurer... \$828,325 61

The latter should be added as an available cash asset to balance the account, in accordance with a resolution of Councils dated January 22, 1898, it being the City's proportion of moneys for 1897, due and unpaid by the State Treasurer, but in course of transmission.

STATEMENT SHOWING THE DEFICIT OF 1897 AS AGAINST THE APPROPRIATIONS OF THAT YEAR:

Total appropriations to departments for 1897, including balance of appropriations for 1896 not merging.....	\$34,452,956 72		Total cash assets, January 1, 1897.....	\$3,466,842 14
Less amount merging December 31, 1897.....	757,231 36		Less Sinking Fund cash in above.....	952,787 01
Payments of Mandamuses.....		\$33,695,725 36	Total receipts of revenue in 1897 from all sources.....	\$2,514,055 13
Obligations of 1896 in appropriations of 1897:		1,282,803 21	Total net revenue in 1897.....	32,683,285 98
Outstanding warrants of 1896 and previous years.....		1,031,809 71	The difference is a deficit for 1897, but considered herein as a positive asset, while in course of transmission, in ac- cordance with a decision of the City Solicitor, January 26, 1897; said defi- ciency being caused by the non-receipt prior to December 31, of the City's pro- portion of personal property tax and school moneys amounting in all to \$1,721,543.09 and due by the Common- wealth of Pennsylvania for 1897	35,197,341 11
Obligations of 1897 not appropriated for:				
Park Fund (Receipts of 1897 only for Park purposes).....		15,328 44		\$28,325 61
		\$36,026,666 72		\$36,026,666 72

The attention of your Honorable Bodies is directed to the fact that in the statement forwarded you, dated August 1, 1897, and formulated by this Department in compliance with the Act of June 11, 1879, an estimated surplus was shown of \$36,235.90, which was added to the amount found subject to appropriation for 1898.

This estimated surplus was based upon the assumption that all debts due the City for 1897 would be promptly met prior to the closing of the fiscal year December 31.

I regret to state that this proposition has been found to be an incorrect one, in that the amount due the City of its proportion of personal property tax and school moneys has been withheld by the State Treasurer, and this Department again compelled, as in January last, to report an impairment of the year's business from the same source.

The amount of personal property taxes due for 1897 was \$1,031,608.93, and the amount due for schools, \$1,289,934.16, making a total of \$2,321,543.09. Of this but \$600,000 has been remitted, leaving a balance unpaid of \$1,721,543.09.

In the settlement of the City's accounts for the year the absence of the latter sum from the City Treasury disclosed a deficit amounting to \$828,325.61, instead of which a surplus should have been shown of \$893,217.48.

The resolution, approved by his honor the Mayor, January 22, 1898, authorizing the City Controller to consider as an asset a proportion of the amount due sufficient to cover the reported deficit, obviated the necessity of paring down any of the appropriations already published for the needs of the Departments for 1898, and the amount of the deficit has therefore, in accordance with the ruling of the City Solicitor, January 26, 1897, been considered as a positive asset until the remittance of the same by the State Treasurer during the year just entered upon.

The accompanying table exhibits the differences of esti-

mated and actual results between the dates of the communications to Councils from this Department, August 1 and December 31, the result shown at the close of 1897 being the same as that estimated on August 1 of this year, by reason of the fact that a portion of the State moneys due, equalling the deficit, were taken as an available asset before its receipt by the City Treasurer.

ESTIMATE. August 1, 1897.			ACTUAL. December 31, 1897.		DIFFER- ENCE.
Date.	Deficiency.	Surplus.	Deficiency.	Surplus.	
1887.....	\$328,024 93			\$265,137 34	\$593,162 27
1888.....	167,217 00		\$19,172 70		148,044 30
1889.....	451,709 17		783,007 53		331,298 36
1890.....		\$197,049 82	46,173 99		243,223 81
1891.....	452,733 25		522,645 80		69,912 55
1892.....		854,076 73		100,626 11	753,450 62
1893.....	510,800 16			1,218,746 17	1,759,546 33
1894.....	597,659 56		1,085,074 13		487,414 57
1895.....	749,367 79		1,839,726 82		1,090,359 03
1896.....		263,101 75			263,101 75
1897.....		36,235 90			36,235 90

Receipts.

The total revenues from all sources including loans negotiated from January 1 to December 31, 1897, were \$32,-683,285.98.

The tax levy of 1897 was \$14,645,537.01. Of this amount \$13,827,899.17 was collected, leaving a balance as delinquent (allowing for penalties and discounts) of \$850,288.19, or about five and four-fifths per cent. of the tax levy uncollected.

The receipts of taxes from January 1 to July 1, 1897, were \$5,253,352.93, upon which a discount was allowed of \$36,010.83.

The receipts of same from July 1 to December 31, 1897, were \$8,690,557.19, which includes a penalty exacted of \$68,661.18.

The following statements show the increase and decrease of revenues over the year 1896.

The increased revenues were in the following Departments and items:

Current Taxes	\$420,964 48
Delinquent Taxes	204,295 78
State Tax after Settlement.....	777 14
Mayor	150 00
Correction	2,171 88
Building Inspectors	3,104 52
Electrical	3,845 86
City Property	7,347 29
Water	82,512 94
City Solicitor	53,241 19
County Prison—Holmesburg	438 00
Magistrates	1,123 25
Park Fund	9,011 02
Prothonotary Court Common Pleas.....	11,292 66
Recorder of Deeds.....	785 50
Sheriff	15,118 61
City Ice Boats	257 56
Miscellaneous	230,371 20
Controller	7 83
State Appropriation, to Schools.....	765,244 69
Interest on City Deposits.....	58,863 54
Commonwealth of Pennsylvania.....	107,710 36
Temporary 4 per cent. Loan.....	35,000 00
City 3½ per cent. Loan.....	2,900,000 00
	<hr/>
	\$4,913,635 30

The decreases were in the following Departments and items:

Public Building Tax	\$1 44
Poll Tax	66,401 30
Charities	10,317 22
Health	1,220 35
Fire and Fire Escapes.....	451 77

Boiler Inspection	\$695 05
Gas	11,735 38
Highways	19,631 46
Surveys	36,312 91
Highway Supervisors	9,314 46
Port Wardens	135 50
City Treasurer	20,721 46
County Prison—Reed street.....	2,288 02
Clerk of Quarter Sessions.....	5,787 53
Register of Wills.....	1,479 18
Search Fees (Tax Office).....	179 05
Coroner	115 08
City Commissioners	67 35
Education	202 43
Suspense Account	9,182 64
	<hr/>
	\$196,239 58

Disbursements.

The total disbursements for 1897, including the Municipal Departments, Public Buildings, Pennsylvania Nautical School, interest on Funded Debt, Mandamuses, Sinking Fund and Serial Loans, amounted to \$29,616,999.07, an increase over 1896 of \$688,381.25. The payments by mandamus execution were distributed as follows :

For opening and widening streets.....	\$271,364 76
Change of grade	318,022 15
Condemnation of property for Public Parks.....	210,731 20
Taking lands for Fairmount Park.....	76,897 25
Condemnation of property for Queen Lane Reservoir,	141,898 23
Construction of Sewers.....	134,680 66
Construction of Bridges	18,235 92
Court Stenographers' fees	37,061 46
208 sets Century Dictionaries to the Board of Public	
Education.....	10,481 73
Stationery furnished Prothonotary Court Common	
Pleas	1,886 32
Dockets furnished Register of Wills.....	1,123 15
Personal injuries, overseers' fees, road jurors' fees,	
abating nuisances, etc.....	60,420 38
	<hr/>
	\$1,282,803 21

The following statement exhibits the appropriations to the Departments in 1897, less the payments for mandamus executions, including the balances carried into the books of 1897 from the books of 1896.

Appropriated.	Countersigned.	Merging.	Not Merging.
*\$34,452,956 72	\$28,537,519 68	\$757,231 36	\$5,158,205.68

*Including balances from the books of 1896.

Outstanding Warrants.

The warrants outstanding and unpaid are as follows, those of 1897 being principally warrants issued at the close of the year, but not presented for payment until after December 31, the date of the closing of the books.

1892	\$2,334 86
1893	1,806 13
1894	4,624 37
1895	11,012 54
1896	4,896 21
1897	\$1,210,459 62
Total	\$1,235,133 53

The total number of warrants countersigned during 1897 was 123,088, an increase over 1896 of 6,904.

Funded Debt and Outstanding Warrants.

The funded debt of the City January 1, 1897, was..	\$54,023,120 22
Less City loans held by the Sinking Fund Commissioners	19,575,350 00
	<hr/>
	\$34,447,770 22
Outstanding warrants January 1, 1897.....	1,031,809 71
	<hr/>
	\$35,479,579 93
Funded debt January 1, 1898.....	\$56,872,795 22
Less City loans held by the Sinking Fund Commissioners	18,933,575 00
	<hr/>
	\$37,939,220 22
Outstanding warrants January 1, 1898,	1,235,133 53
	<hr/>
	\$39,174,353 75
Increase of total debt since January 1, 1897,	\$3,694,773 82

Means of Paying Debt.

Exclusive of City Securities in Sinking Fund.	
22,500 shares of Sunbury and Erie Railroad Company stock, par value \$100 per share, or 45,000 shares Philadelphia and Erie Railroad Company stock, par value \$50 per share, market value \$21.	\$945,000 00
Sinking Fund securities (U. S. loan at par).....	413,000 00
Temporary loan to City of Philadelphia.....	1,075,000 00
Balance in Philadelphia, Central, Penn, Tradesmen's, Third, and Chestnut Streets National Banks, and Bank of North America.....	\$1,691,208 84
Cash in Treasurer's hands.....	20,924 34
Total	\$1,712,133 18
Less amount of unclaimed interest held by the Sinking Fund Commissioners and not available as against the debt,	26,421 00
	<hr/> \$1,685,712 18
Cash in Treasury January 1, 1898.....	\$5,580,342 04
Proportion of amount due from State Treasurer in course of transmission.....	828,325 61
Outstanding taxes due and collectible.....	1,517,303 85
	<hr/> \$12,044,683 68
Excess of total debt over the above assets.....	\$27,129,670 07

Funded Debt.

The additions to the funded debt during 1897 were \$5,054,275.00, made up in the following manner: of the \$6,000,000 loan of the Philadelphia and Reading R. R. Co., Subway, of March 15, 1894, there was issued on account \$2,400,000, the total of this loan negotiated to date being \$4,500,000; loan of January 13, 1896, for the improvement of Delaware avenue, \$2,000,000; refunding loan of June 17, 1897, \$650,000, and unclaimed matured loans returned by the Farmers' and Mechanics' National Bank to the Sinking Fund, in accordance with the ordinance of Councils, December 13, 1879, but previously charged off, amounting to \$4,275.00.

The amount redeemed during the same period was \$2,204,600, making an increase in the gross funded debt for the year of \$2,849,675.

Deducting the City securities held by the Sinking Fund Commission from the gross funded debt, which by a decision of the Supreme Court of Pennsylvania May 31, 1894, are no longer to be considered as part of the debt of the City, leaves a net funded debt of \$37,939,220.22.

The real estate owned by the City and appraised by the Board of Revision of Taxes amounts to \$53,793,669, an increase over the appraisement of January 1, 1897, of \$1,018,775.

The following table is an exhibit of the figures for ten years of the assessed valuation of real estate for taxation, the yield at \$1.85 per \$100, the average collectible within the year based upon the five years past, the amount of taxes collected within the year, and the delinquent taxes collected within the year, of preceding years.

For Taxation In.	Assessed Valuation.	Yield at \$1.85.	Average Collec- tible within the Year.	Current Taxes collected within the Year.	Delinquent Taxes Col- lected of other Years.
1888.....	\$647,213,039	\$11,515,694 57	\$10,894,559 90	\$11,021,730 66	\$738,935 38
1889.....	669,507,564	11,918,748 35	11,247,123 88	11,314,303 72	750,283 78
1890.....	688,713,518	12,267,281 62	11,546,163 82	11,750,670 96	787,554 30
1891.....	713,902,842	12,725,437 43	11,946,088 37	12,137,058 67	982,541 89
1892.....	735,696,772	13,153,962 09	12,546,064 89	12,376,720 67	1,122,491 32
1893.....	752,763,382	13,441,851 15	12,846,726 63	12,590,352 30	1,004,909 30
1894.....	769,930,542	13,752,509 68	13,109,886 28	12,893,706 46	1,184,098 54
1895.....	782,677,694	13,993,824 60	13,316,327 58	13,177,170 32	1,372,922 81
1896.....	801,028,552	14,336,655 50	13,633,227 86	13,493,940 61	1,234,638 04
1897.....	818,827,549	14,645,537 01	13,848,819 80	13,827,899 17	1,455,986 63

For information in detail of the operations of the Department of City Controller your attention is respectfully invited to the subjoined tables:

TABLE A is a statement of the receipts and expenditures during the year 1897.

TABLE B is a statement of the receipts, expenditures, and balances of the several Sinking Funds, with the amount of registered loan still due, the securities held by each fund, date of the ordinance creating each loan, the purpose for which created, and date of maturity.

TABLE C is a statement of the funded debt and the valuation of property, as furnished by the Board of Revision for taxation in 1898.

TABLE D is a statement of the expenses of the Departments only for the years 1887, 1888, 1889, 1890, 1891, 1892, 1893, 1894, 1895, 1896 and 1897.

TABLE E is a statement of outstanding taxes.

TABLE F is a statement of the liabilities of the City and available assets.

TABLE G is a statement in detail of receipts of the different Departments for 1897.

TABLE H is a statement of the expenditures of the different Departments for 1897.

TABLE I is a statement showing the total receipts, total payments, costs of Departments, annual payments to Sinking Fund, funded debt, outstanding warrants, amount funded debt paid for years 1855 to 1897, and assessed valuation of property subject to taxation, with the tax rate for years 1856 to 1898.

TABLE J is a statement of the City debt.

TABLE K is a statement of three, three and one-eighth, three and one-quarter, three and one-half, four and six per cent. loans of the City of Philadelphia, and the years of their maturity.

TABLE L is a statement of the real estate owned by the City of Philadelphia (not including that held by the Board of City Trusts) as recently appraised by the Board of Revision of Taxes.

I have the honor to remain,

Yours very truly,

JOHN M. WALTON,

City Controller.

Limit of City Expenses for 1898.

Tax rate of \$1.85 on assessed valuation of \$842,330,700 00 yields.....	\$15,067,099 83
The amount of tax moneys collectible during the year for which such tax shall have been levied, shall be ascertained by deducting from the gross amount yielded by said rate, the average of such proportion of the Annual Tax Levy for each of the five years immediately preceding, as shall have remained uncollected at the end of each of the said years."	
Average of the years 1892, 1893, 1894, 1895 and 1896.....	879,315 94
Estimated amounts collectible within the year under the above rates.....	\$14,187,783 89
"Average income from sources other than current Tax Moneys (exclusive of Sinking Fund receipts), such average of income to be determined by ascertaining the average income during the five years immediately preceding."	
Average of the years 1892, 1893, 1894, 1895 and 1896.....	12,863,366 18
Less estimated receipts Bureau of Gas.....	3,300,000 00
	9,563 366 18
	\$23,751,150 07
For lawful obligations due by the City.	
Interest due May 1, 1898.....	\$69,000 00
Interest due July 1, 1898.....	1,126,666 28
Interest due November 1, 1898.....	69,000 00
Interest due January 1, 1899.....	1,102,666 28
State Tax on City Loans.....	125,000 00
Nineteenth Series of Four Per Cent. Loan Series "S," due December 31, 1898.....	400,000 00
Amount due from State to Teachers' Institute, Philadelphia.....	3,000 00
Amount due from State to School of Design for Women, Philadelphia.....	3,000 00
Amount due from State to Teachers' Annuity and Aid Association.....	10,000 00
Estimated Interest on New Loans.....	200,000 00
Sinking Fund for 1898.....	794,556 50
Temporary Loan, with Interest.....	1,089,333 33
Mandamuses (estimated) 1898.....	1,000,000 00
Elizabeth D. Potts, amount refunded for liquor license.....	1,000 00
	5,993,222 39
	\$17,757,927 68
Add estimated surplus, reported August 1, 1897	36,235 90
Amount subject to Appropriation to Departments.....	\$17,794,163 58

List of Appropriations for 1898, exclusive of Sinking Fund and Interest on Loans.

		Appropriation.
Department of Charities and Correction—		
Bureau of Charities.....	\$480,968 00	
Bureau of Correction.....	222,845 00	
	<hr/>	\$703,813 00
Department of City Controller.....		64,225 00
Department of City Treasurer.....		38,750 00
Department of Clerks of Councils.....		79,982 50
Department of Clerk of Quarter Sessions.....		38,150 00
Department of Coroner.....		28,900 00
Department of City Commissioners.....		914,150 47
Department of County Prisons—		
Reed St. Prison.....	\$102,995 00	
Holmesburg Prison.....	85,700 00	
	<hr/>	188,695 00
Department of District Attorney.....		39,600 00
Department of Education.....		3,686,931 00
Department of Law.....		123,390 00
Department of Mayor.....		310,270 00
Department of Park Commission.....		561,595 50
Department of Port Wardens.....		18,750 00
Department of Prothonotary.....		70,275 00
Department of Penna. Nautical School.....		18,500 00
Department of Public Safety—Director's		
Office.....	\$19,121 25	
Bureau of Police.....	2,692,489 75	
Bureau of Health.....	220,040 00	
Bureau of Fire and Fire Escapes....	977,812 37	
Bureau, Electrical.....	1,026,080 00	
Bureau of Building Inspection.....	49,320 00	
Bureau of Boiler Inspection.....	15,900 00	
Bureau of City Property.....	302,974 67	
	<hr/>	5,303,738 04
Department of Public Works—Director's		
Office.....	\$24,707 00	
Bureau of City Ice Boats.....	32,400 00	
Bureau of Highways.....	1,090,474 62	
Bureau of Lighting... ..	275,980 00	
Bureau of Street Cleaning.....	909,533 00	
Bureau of Surveys.....	621,260 00	
Bureau of Water.....	1,068,843 40	
	<hr/>	4,023,198 02
Department of Receiver of Taxes.....		159,650 00
Department of Revision of Taxes.....		145,220 00

Department of Recorder of Deeds.....	112,400 00
Department of Register of Wills.....	45,300 00
Department of Sheriff.....	79,460 00
Department of Sinking Fund, Salary.....	1,250 00
Public Building Commissioners	1,000,000 00
Total appropriations to Departments.....	<u>\$17,756,193 53</u>
Total estimated receipts reported Aug. 1, 1897.....	\$27,051,150 07
Less est. rcpts. Bureau of Gas 3,300,000 00	<u>23,751,150 07</u>
Less lawful obligations, including tempor- ary loan, with int....	\$4,993,222 39
Mandamuses	1,000,000 00
	<u>5,993,222 39</u>
	\$17,757,927 68
Add estimated surplus, rep. August 1, 1897	36,235 90
Net amount estimated for Departments.....	\$17,794,163 58
Amount appropriated to Departments, December 31, 1897	<u>17,756,193 53</u>
Amount subject to future appropriations.....	<u>\$37,970 05</u>

*Table A.**Statement of the Receipts of the City Treasurer.*

Showing the estimated revenue for 1897, amount from all sources, and cash balance on hand January 1, 1897.

	Estimated revenue.	Revenue col- lected 1897.		
Cash balance on hand January 1, 1897.....			\$2,514,055 13	
Rec't of Taxes 1869 and prior)		\$10 26		
" " 1870.....		11 05		
" " 1872.....		59 04		
" " 1873.....		193 87		
" " 1874.....		210 76		
" " 1875.....		147 52		
" " 1876.....		3 02		
" " 1877.....		3 30		
" " 1878.....		10 20		
" " 1879.....		10 01		
" " 1880.....		16 37		
" " 1881.....		49 83		
" " 1882.....		49 33		
" " 1883.....	\$1,100,000 00	186 09		
" " 1884.....		216 18		
" " 1885.....		712 15		
" " 1886.....		439 92		
" " 1887.....		749 14		
" " 1888.....		1,776 26		
" " 1889.....		2,111 43		
" " 1890.....		2,177 81		
" " 1891.....		4,017 69		
" " 1892.....		35,003 66		
" " 1893.....		57,332 63		
" " 1894.....		84,788 77		
" " 1895.....		217,904 78		
" " 1896.....		1,052,940 15		
" " 1897.....	13,848,819 80	13,819,730 40		
Receipts of State tax after settlement.....		34,863 76		

*Table A—Continued.**Statement of the Receipts of the City Treasurer.*

	Estimated revenue.	Revenue col- lected, 1897.		
Receipts of Public Build'g tax.....		\$41 14		
“ of poll tax.....		11,610 30		
“ Mayor.....	\$10,315 00	10,498 00		
“ City Property	88,200 00	86,905 96		
“ Water.....	2,750,000 00	2,917,839 68		
“ Fire and Fire Escapes	1,000 00	2,359 50		
“ Highways and High- way Supervisors...	150,000 00	139,564 15		
“ Electricity	20,000 00	46,304 04		
“ Boiler Inspection.....	19,000 00	19,696 45		
“ Building Inspectors...	35,000 00	39,339 83		
“ Search Fees.....	5,000 00	6,329 55		
“ Gas	3,275,000 00	3,306,602 33		
“ Surveys.....	175,000 00	145,085 58		
“ Charities.....	34,000 00	43,999 98		
“ Correction.....	18,000 00	25,210 58		
“ Park Fund.....		15,323 44		
“ Health	55,000 00	35,285 58		
“ City Solicitor.....	350,000 00	300,778 41		
“ Port Wardens.....	500 00	567 50		
“ County { Reed St..... } Prisons { Holmesb'rg }	6,000 00	{ 3,145 66 438 00		
“ Prothonotary C. C. P.	76,000 00	65,828 33		
“ Police.....	2,500 00			
“ Lighting.....	200 00			
“ Recorder of Deeds....	150,000 00	106,030 75		
“ Register of Wills.....	93,000 00	91,420 92		
“ Sheriff.....	60,000 00	81,117 08		
“ Magistrates.....	40,000 00	36,578 80		
“ Ice Boats.....	1,000 00	325 68		
“ City Treasurer	1,703,500 00	1,658,551 04		
“ Clerk Quar. Sess	30,000 00	23,596 58		
“ City Commissioners ..		27 65		

*Table A—Continued.**Statement of the Receipts of the City Treasurer.*

	Estimated revenue.	Revenue col- lected 1897.		
Receipts, Miscellaneous.....	\$20,000 00	\$267,028 44	\$2,514,055 13	
“ of Coroner.....		1 25		
“ City Controller.....		7 83		
State appropriation to Schools	1,077,241 69	1,241,244 69		
Interest on City deposits.....	60,000 00	123,776 10		
Commonwealth of Penna.....	1,030,000 00	1,037,196 65		
Temporary 4 per cent. Loan.....		1,075,000 00		
Suspense account.....		2,968 05		
Proportion of Int. P. & R. R. Subway Loan.....	20,000 00			
City 3½ per cent. Loans:				
Subway	2,000,000 00	2,401,000 00		
Delaware Ave. Imp'm't.	2,000,000 00	2,000,000 00		
New Eight Million.....	2,000,000 00			
Total.....	\$32,294,279 49		\$32,683,285 98	
Total Receipts for 1897, in- cluding cash balance above.....			\$35,197,341 11	

*Table A—Continued.**Statement of Payments by the City Treasurer.*

From January 1 to December 31, 1897, showing amount appropriated, warrants countersigned, balances merging and not merging, warrants outstanding, with balances of cash on hand December 31, 1897.

	Amount appropri'd.	Warrants counters'g'd	Balances merging.	Balances not merg.	Warrants outstand'g.	Cash payments.
Total cash receipts as per statement, not including cash balance Jan. 1, 1897.						
Mandamus Executions.....	\$1,282,803 21					\$1,282,803 21
<i>Departments, etc.</i>						
Mayor's Office.....	301,770 00	\$300,941 67	\$828 33		\$4,529 92	296,411 75
Bureau of Charities.....	522,592 17	503,127 01	1,263 43	13,201 73	28,831 77	474,295 24
Bureau of Correction.....	254,805 00	254,774 17	30 83		5,382 98	249,391 19
Department Public Safety—Director's Office	20,371 25	20,296 90	74 35		1,127 92	19,168 98
Bureau of City Ice Boats.....	26,870 00	24,991 41	1,878 59		625 96	24,365 45
Bureau of Health.....	240,089 32	239,975 32	114 00		16,452 60	223,5 2 72
Bureau of Building Inspectors..	49,320 00	49,014 66	225 34		1,344 28	47,750 38
Bureau of City Property.....	371,393 58	244,173 30	3,874 70	123,345 58	10,306 52	233,866 78
Bureau, Electrical	984,131 75	974,085 94	4,094 06	5,951 75	84,402 08	889,683 86
Bureau of Boiler Inspection.....	16,000 00	15,642 27	357 73		147 46	15,494 81
Bureau of Fire.....	999,351 20	986,030 05	3,399 15	9,922 00	26,680 21	959,349 84
Bureau of Police.....	2,545,689 60	2,532,427 60	8,138 00	5,124 00	58,858 15	2,473,569 45
Department Public Works—Director's Office.....	24,867 00	24,560 34	306 66		67 92	24,492 42
Bureau of Gas.....	3,399,672 43	2,915,983 97	483,688 46		15,979 63	2,900,004 34
Bureau of Highways.....	1,649,071 16	1,324,769 28	29,972 82	294,329 06	51,737 66	1,273,031 62
Bureau Street Cleaning.....	867,697 00	866,402 62	1,234 38		70,176 79	796,225 83
Bureau of Lighting.....	471,490 00	452,371 13	19,118 87		202 22	452,168 91
Bureau of Surveys.....	7,136,885 94	*2,827,790 27	10,412 98	4,298,682 69	181,488 39	2,643,301 88
Bureau of Water.....	1,882,682 42	1,665,153 21	147,886 69	69,588 52	163,423 34	1,501,729 87
Board of Port Wardens.....	19,692 40	18,059 40		1,633 00	112 70	17,946 70
Board of Revision.....	145,220 00	144,926 37	293 63		976 88	143,949 49
Department City Commissioners	904,221 25	890,258 59	9,712 66	4,250 00	27,287 64	862,970 95
Department City Controller.....	64,225 00	62,674 20	1,550 80		2,133 83	60,540 37
Department Law.....	116,841 85	116,683 20	158 65		383 60	116,299 60
Department City Treasurer	4,826,054 67	4,807,570 35	12,583 48	5,900 84	806 81	4,806,763 54
Department Clerks of Councils...	100,656 19	95,338 90	613 81	4,703 48	5,013 92	90,324 98
Department Coroner.....	28,900 00	28,354 23	545 77		352 54	28,001 69
Department Clerk Quarter Sess..	38 150 00	38,149 74	26		148 04	38,001 70
Department District Attorney...	41,100 00	40,056 16	1,043 84		426 26	39,629 96
Fairmount Park Commission....	601,922 34	601,855 87	66 47		35,464 40	566,391 47
Park Fund.....	9,320 23	8,853 94		466 29	526 25	8,327 69

*Table A—Continued.**Statement of Payments by the City Treasurer.*

	Amount appropri'd.	Warrants counters'g'd	Balances merging.	Balances not merg.	Warrants outstand'g.	Cash payments.
County Prison (Reed Street).....	\$83,837 16	\$52,263 72	\$1,573 44	\$1,886 18	\$80,377 54
County Prison (Holmesburg)....	79,990 00	78,049 23	1,940 77	4,738 98	73,310 25
Prothonotary Court Com. Pleas..	70,275 00	70,080 91	194 09	38 50	70,042 41
Public Building Commission....	1,136,477 21	1,102,397 11	28,080 10	16,110 98	1,092,286 13
Recorder of Deeds.....	112,400 00	112,313 39	86 61	200 2	112,113 18
Register of Wills.....	44,533 30	44,533 30	44,533 30
Department Receiver of Taxes...	241,043 32	233,958 04	7,085 28	4,199 82	229,767 22
Dept. Sinking Fund Commis'rs.	1,250 00	1,250 00	1,250 00
Department Education.....	3,924,190 98	3,634,731 40	1,432 94	288,026 64	385,803 52	3,248,927 83
Sheriff.....	79,460 00	78,070 51	1,389 49	2,091 76	75,978 75
Nautical School of Pennsylvania	18,500 00	18,500 00	18,500 00
Outstanding Warrants, 1896.....	4,896 21	988,378 13
“ “ 1895.....	11,012 34	10,524 79
“ “ 1894.....	4,624 37	164 50
“ “ 1893.....	1,806 13	8,004 88
“ “ 1892.....	2,334 86	63 50
Totals.....	35,735,759 93	36,537,519 68	\$757,231 36	\$5,158,005 68	1,235,133 53	29,616,999 07

Cash received, as per statement..... \$32,683,285 98

Cash balance January 1, 1897..... 2,514,055 13

Total payments..... 29,616,999 07

General cash balance December 31, 1897..... \$5,580,342 04

Sinking Fund cash balance December 31, 1897..... 1,712,133 13

Total cash balance in hands of City Treasurer December 31, 1897..... \$7,292,475 22

* Included in amount countersigned and charged to the Bureau of Surveys are \$8,705.13, paid on a writ by Mandamus Execution out of Loan for the building of the Subway. This amount should have been paid by warrant, instead of by an order of the Court, direct upon the City Treasurer, and therefore cannot properly be charged to the Mandamus Account.

Table B.

Receipts, expenditures, and balances of the several Sinking Funds, with the amount of securities on hand, maturity of loans, and purposes for which created.

Name of Fund.	Cash balance Jan. 1, 1897.	Received during 1897.	Paid during 1897.	Cash balance Jan. 1, 1898.	Amount of loan registered.	Amount of securities on hand Jan. 1, 1898.	Date of ordinance authorizing each loan.	Purpose of each loan.	Maturity of loan.
Loan No. 34.....	\$224,776 87	\$922,465 50	1,147,242 37	April 25, 1867...	{ Fairmount Park and other } { purposes }	July 1897
Culvert No. 2.....	60,726 16	129,282 50	75,645 38	\$114,363 28	\$800,000 00	\$447,850 00	April 3, 1868....	Culverts.....	July 1898
Park No. 1.....	370,377 32	191,988 00	178,782 15	383,583 17	4,020,000 00	2,768,475 00	Dec. 26, 1868....	Fairmount Park.....	Jan. 1899
Gas No. 5.....	128,076 12	135,351 00	3,832 25	259,594 87	980,200 00	761,750 00	Dec. 26, 1868....	Gas Works.....	Jan. 1899
Loan No. 35.....	154,664 69	101,424 00	8,015 34	248,073 35	1,650,000 00	935,750 00	Dec. 26, 1868....	{ Water Works, League Island } { and Ice Boat..... }	Jan. 1900
Gas No. 6.....	123,425 16	57,048 00	10,212 50	170,266 66	1,020,300 00	723,800 00	May 18, 1870....	Gas Works.....	July 1900
Loan No. 37.....	70,619 59	38,450 00	6,125 10	102,944 49	996,100 00	537,800 00	May 19, 1870....	Water Works.....	July 1900
Park No. 2.....	183,705 62	82,971 00	8,583 87	263,182 75	1,985,100 00	1,039,700 00	July 5, 1870.....	Fairmount Park.....	July 1900
Loan No. 38.....	73,332 22	40,782 00	75,334 24	38,779 98	985,400 00	623,075 00	March 19, 1870.	{ South St. Bridge and mort- } { gages..... }	Jan. 1901

Table B—Continued.

Name of Fund.	Cash balance, Jan. 1, 1897.	Received during 1897.	Paid during 1897.	Cash balance, Jan. 1, 1898.	Amount of loan registered.	Amount of securities on hand, Jan. 1, 1898.	Date of Ordinance authorizing each loan.	Purpose of each loan.	Maturity of loan.
School No. 3.....	\$48,749 51	\$18,279 00	\$1,794 40	\$65,234 11	\$500,000 00	\$241,050 00	May 18, 1870....	Schools.....	Jan. 1901
Loan No. 44.....	58,044 82	28,660 00	2,922 60	83,782 22	700,000 00	379,150 00	May 11, 1870....	Fairmount Bridge.....	Jan. 1901
Loan No. 45.....	11,403 48	20,262 00	672 50	30,992 98	500,000 00	266,350 00	Nov. 26, 1870...	House of Correction.....	Jan. 1901
Loan No. 46.....	164,402 66	83,824 00	8,032 84	240,193 82	2,122,000 00	1,012,625 00	July 8, 1871..	Water Works.....	July 1902
Loan No. 48.....	67,555 62	13,431 00	3,083 83	77,902 79	425,000 00	161,700 00	Dec. 30, 1871....	Culverts and Police Station.....	Jan. 1902
Gas No. 7..	58,271 67	28,404 00	86,675 67	500,000 00	348,400 00	Oct. 26, 1871....	Gas Works.....	Jan. 1902
Loan No. 49.....	2,170 40	6,658 00	4,487 60	200,000 00	93,900 00	June 25, 1872...	Fairmount Bridge.....	Jan. 1902
Loan No. 50.....	12,401 48	34,757 00	1,387 50	45,770 98	1,000,000 00	469,250 00	June 25, 1872...	Schools.....	July 1902
Loan No. 51.....	14,948 99	80,211 00	6,294 18	58,967 83	2,138,000 00	1,070,175 00	Oct. 11, 1872....	{ Girard Avenue Bridge and culverts..... }	Jan. 1903
Park No. 3.....	124,612 73	75,816 00	10,938 11	189,490 62	1,800,000 00	780,650 00	Oct. 21, 1872....	Fairmount Park.....	Jan. 1903
Loan No. 53.....	8,002 59	13,710 00	18,800 00	2,912 59	200,000 00	168,100 00	Oct. 23, 1872....	Buildings, fire purposes.....	Jan. 1903
Loan No. 54.....	34,399 94	85,706 00	702 38	119,403 56	970,000 00	406,350 00	Nov. 23, 1872...	Water Works.....	Jan. 1903
Loan No. 55.....	25,824 01	25,252 00	1,382 87	49,793 14	500,000 00	321,400 00	May 13, 1873...	Centennial buildings.....	July 1903

Table B—Continued.

Name of Fund.	Cash bal- ance, Jan. 1, 1897.	Received during 1897.	Paid during 1897.	Cash bal- ance, Jan. 1, 1898.	Amount of loan regis- tered.	Amount of securities on hand, Jan. 1, 1898.	Date of Ordinance author- izing each loan.	Purpose of each loan.	Matur'y of loan.
Loan No. 56.....	\$4,216 30	\$8,208 00	\$12,424 30	\$225,000 00	\$97,300 00	May 19, 1873.....	Ice Boat.....	July 1903
Loan No. 57.....	27,359 56	12,901 00	\$3,846 25	36,414 31	450,000 00	174,275 00	Dec. 30, 1873.....	House of Correction.....	Jan. 1904
Loan No. 58.....	21,706 00	36,372 00	56,165 07	1,112 93	1,000,000 00	497,900 00	Dec. 30, 1873.....	Public Schools.....	Jan. 1904
Gas No. 8.....	54,323 46	57,840 00	2,432 00	110,231 46	1,000,000 00	739,400 00	Nov. 16, 1874....	Gas Works.....	Jan. 1905
Loan No. 60.....Dr.	112,556 43	24,120 00	Dr. 88,436 43	335,000 00	335,000 00	June 15, 1875 ..	Bridges	July 1905
Loan No. 61.....	89,999 77	26,211 00	95,849 63	13,361 14	499,400 00	342,200 00	July 15, 1875....	Sewers.....	July 1905
Commissioners of the Sinking Funds.....Dr.	1,208,955 75	3,019,394 76	2,874,800 00	Dr. 1,064,360 99	3,663,200 00			
Unclaimed matured Loans.....	28,800 00	4,275 00	4,800 00	28,275 00					
	2,227,867 35	5,404,053 76	4,607,577 36			\$19,346,575 00			
Deduct debit balances.....	1,338,631 57			2,838,509 60					
	\$889,235 78			1,152,797 42					
				1,685,712 18					
Almsbouse fund.	40,633 83	40,633 83					

Table B—Continued.

Name of Fund.	Cash balance, Jan. 1, 1897.	Received during 1897.	Paid during 1897.	Cash balance, Jan. 1, 1898.	Amount of loan registered.	Amount of securities on hand, Jan. 1, 1898.	Date of Ordinance authorizing each loan	Purpose of each loan.	Maturity of loan.
Unclaimed Interest.....	\$22,917 40	\$5,659 60	\$2,156 00	\$26,421 00					
Balance in Treasurer's hands	\$952,787 01	5,409,713 36	4,650,367 19	1,712,133 18					
45,000 shares Philada. & Erie R. R. stock—par \$50, market value \$21 per share.....						\$915,000 00			
Temporary loan to City of Philadelphia.....						\$1,075,000 00			
Total amount Sinking Fund loans registered.....					\$27,501,500 00				
Balance of securities, January 1, 1898.....						21,366,575 00			
Total amount other loans registered.....					32,500 00				

Table B—Continued.

Name of Fund.	Cash balance, Jan. 1, 1897.	Received during 1897.	Paid during 1897.	Cash balance, Jan. 1, 1898.	Amount of loan registered.	Amount of securities on hand, Jan. 1, 1898.	Date of Ordinance authorizing each loan.	Purpose of each loan	Maturity of loan.
\$2,800,000, balance \$10,000,000 Loan.....	4 per ct..	\$2,800,000 00	October 6, 1879	Refunding purposes	1898-1904.
\$4,600,000 Loan.....	3 per ct..	4,600,000 00	April 1, 1890	Municipal purposes	1900-1919.
\$1,000,000 Loan.....	3 per ct..	1,000,000 00	Sept. 16, 1892	Municipal purposes	1902-1921.
\$3,500,000 Loan.....	2,625,000 00	3 per ct..
.....	875,000 00	4 per ct..	3,500,000 00	Feb'y 6, 1893	Municipal purposes	1903-1922.
\$6,000,000 Loan.....	4,484,000 00	3½ per ct..
.....	16,000 00	3 per ct..	4,500,000 00	March 15, 1894	Reading subway.	1904-1918.
\$1,100,000 Loan.....	3½ per ct..	1,100,000 00	April 3, 1894	Municipal purposes	1904-1923.
\$3,000,000 Loan.....	3½ per ct..	3,000,000 00	April 3, 1894	Municipal purposes	1904-1923.
\$2,720,000 Loan.....	3½ per ct..	2,720,000 00	Nov. 8, 1894	Refunding purposes	1904-1923.
\$1,200,000 Loan.....	3 per ct..	1,200,000 00	June 18, 1895	Municipal purposes	1905-1924.
\$1,200,000 Loan.....	3 per ct..	1,200,000 00	Sept. 16, 1895	Municipal purposes	1905-1924.
\$1,000,000 Loan.....	994,000 00	3½ per ct..
.....	5,000 00	3¼ per ct..
.....	1,000 00	3⅛ per ct..	1,000,000 00	Dec. 10, 1895	Refunding purposes	1905-1924.

Table B—Continued.

Name of Fund.	Cash balance, Jan. 1, 1897.	Received during 1897.	Paid during 1897.	Cash balance, Jan. 1, 1898.	Amount of loan registered.	Amount of securities on hand, Jan. 1, 1898.	Date of Ordinance authorizing each loan.	Purpose of each loan.	Maturity of loan.
\$2,000,000 Loan.....			3½ per ct...		\$2,000,000 00		Jan. 13, 1896....	Municipal purposes	1905-1924.
\$650,000 Loan.....			3½ per ct...		650,000 00		June 17, 1897....	Refunding purposes	1907-1926.
Total amount overdue loans...					\$68,795 22				
Funded debt January 1, 1898..					*\$56,872,795 22				
<p>Total Funded Debt, Jan. 1, 1898.....</p> <p>* By a decision of the Supreme Court of the State of Pennsylvania, filed May 31, 1894, it is held that within the meaning of the word "debt," in Section 8, Article 9, of the Constitution of Pennsylvania, the real debt of the City is the authorized debt, less the amount of the City Certificates purchased and uncanceled in the Sinking Funds.</p> <p>City Loans held by the Sinking Funds January 1, 1898.....</p>									
Net debt.....								18,933,575 00	
								\$37,939,220 22	

\$56,872,795 22

18,933,575 00

\$37,939,220 22

Table C.

The funded debt of the City, January 1, 1897, was.....		\$54,023,120 22
New Loans authorized :		
\$6,000,000 Philadelphia & Reading Subway Loan, Mar. 15, 1894, issued acc't.....	\$2,400,000 00	
\$2,000,000 Widening Delaware Ave. Loan, Jan. 13, 1896.....	2,000,000 00	
\$650,000 Refunding Loan, June 17, 1897.....	650,000 00	
Unclaimed Matured Loans returned by the Farmers' and Mechanics' National Bank.....	4,275 00	5,054,275 00
Total.....		\$59,077,395 22
Amount redeemed by the Sinking Fund Commissioners :		
Six Per Cent. Loan No. 34, July 1, 1897.....	1,799,800 00	
Overdue Loans paid.....	4,800 00	
By Ordinance of Councils—Four per cent. loan, Series R, due December 31, 1897.....	400,000 00	2,204,600 00
Funded debt January 1, 1898.....		\$56,872,795 22
By a decision of the Supreme Court of the State of Pennsylvania, filed May 31, 1894, it is held that "within the meaning of the word debt in Section VIII, Article IX, of the Constitution of Pennsylvania, the real debt of the City is the authorized debt less the amount of the City Certificates purchased and uncanceled in the Sinking Funds."		
City Loans held by the Sinking Funds.....		18,933,575 11
Net Funded Debt.....		\$37,939,221 22

Table C—Continued.

*Valuation of Property as furnished by the Board of Revision
of Taxes for Taxation in 1898.*

Classified as follows:	Value.	Rate.	Product.	Aggregate tax
Full.....	\$775,476,555 00	\$1 85	\$14,322,498 30	
Suburban.....	45,572,365 00	1 23 $\frac{1}{3}$	551,001 63	
Farm.....	21,281,780 00	92 $\frac{1}{2}$	193,599 90	
Totals.....	\$842,330,700 00	\$15,067,099 83

Table D.

Cost of Departments, representing the amount of all warrants approved by this Department; including Public Buildings, but exclusive of interest on loans, several Sinking Funds, and Four Per Cent. Loans.

Cost for 1887.....	\$13,273,893 10
Cost for 1888.....	15,340,718 50
Cost for 1889.....	16,055,759 21
Cost for 1890.....	17,787,069 39
Cost for 1891.....	18,511,941 73
Cost for 1892.....	18,424,260 16
Cost for 1893.....	23,155,664 13
Cost for 1894.....	24,915,626 08
Cost for 1895.....	23,491,865 21
Cost for 1896.....	22,500,062 60
Cost for 1897	23,768,615 75

Table E.—Delinquent Taxes.

Showing the Assessed Tax, Interest, Penalty and Costs, and net Receipts.

	Assessed tax.	Interest, penalty and costs.	Net receipts.
For 1869.....	\$3 30	\$6 96	\$10 26
For 1870.....	3 30	7 75	11 05
For 1872.....	21 15	37 89	59 04
For 1873.....	75 64	118 23	193 87
For 1874.....	84 02	126 74	210 76
For 1875.....	62 00	85 52	147 52
For 1876.....	3 02		3 02
For 1877.....	3 30		3 30
For 1878.....	5 46	4 74	10 20
For 1879.....	5 33	4 68	10 01
For 1880.....	7 98	8 39	16 37
For 1881.....	7 28	42 55	49 83
For 1882.....	25 08	24 30	49 38
For 1883.....	5 18	90 91	186 09
For 1884.....	117 96	98 22	216 18
For 1885.....	395 62	316 53	712 15
For 1886.....	257 74	182 18	439 92
For 1887.....	445 97	303 17	749 14
For 1888.....	1,078 12	698 14	1,776 26
For 1889.....	1,327 12	784 31	2,111 43
For 1890.....	1,411 79	766 02	2,177 81
For 1891.....	2,792 15	1,255 54	4,047 69
For 1892.....	25,043 47	9 960 19	35,003 66
For 1893.....	42,710 61	14,622 07	57,332 68
For 1894.....	66,429 51	18 359 26	84,788 77
For 1895.....	181,809 53	36,095 25	217,904 78
For 1896.....	987,932 12	65,008 03	1,052,940 15
Total.....	\$1,312,153 75	\$149,007 57	\$1,461,161 32

There was due to the City as outstanding taxes January 1, 1898, as follows:

Outstanding taxes for 1869 readjusted January 1, 1898.....	\$1,436 92
Outstanding taxes for 1870 readjusted January 1, 1898.....	3,142 72
Outstanding taxes for 1871 readjusted January 1, 1898.....	2,665 02
Outstanding taxes for 1872 readjusted January 1, 1898.....	2,77 05
Outstanding taxes for 1873 readjusted January 1, 1898.....	4,021 10
Outstanding taxes for 1874 readjusted January 1, 1898.....	6,013 09
Outstanding taxes for 1875 readjusted January 1, 1898.....	6,085 92
Outstanding taxes for 1876 readjusted January 1, 1898.....	5,942 17
Outstanding taxes for 1877 readjusted January 1, 1898.....	6,6 5 24
Outstanding taxes for 1878 readjusted January 1, 1898.....	6,229 16
Outstanding taxes for 1879 readjusted January 1, 1898.....	4,319 80
Outstanding taxes for 1880 readjusted January 1, 1898.....	4,416 51
Outstanding taxes for 1881 readjusted January 1, 1898.....	4,353 46
Outstanding taxes for 1882 readjusted January 1, 1898.....	4,545 79
Outstanding taxes for 1883 readjusted January 1, 1898.....	5,138 37
Outstanding taxes for 1884 readjusted January 1, 1898.....	5,463 10
Outstanding taxes for 1885 readjusted January 1, 1898.....	6,6 7 11
Outstanding taxes for 1886 readjusted January 1, 1898.....	6,585 23
Outstanding taxes for 1887 readjusted January 1, 1898.....	8,495 50
Outstanding taxes for 1888 readjusted January 1, 1898.....	11,151 21
Outstanding taxes for 1889 readjusted January 1, 1898.....	11,442 01
Outstanding taxes for 1890 readjusted January 1, 1898.....	15, 98 90
Outstanding taxes for 1891 readjusted January 1, 1898.....	19,967 40
Outstanding taxes for 1892 readjusted January 1, 1898.....	28,104 13
Outstanding taxes for 1893, 1894, 18 5, 1896 and 1897 awaiting readjustment.....	1,336,316 94
Total outstanding	\$1,517,303 85

Table F—Continued.

<i>Three and one-half Per Cent. Untaxed Loans.</i>					
March 15, 1894, \$6,000,000 loan	\$4,484,000 00	Cash in Treasury, January 1, 1898	\$5,580,342 04	
April 3, 1894	1,100,000 00	Proportion of amount due from State Treasurer, in course of transmission. Credited as per resolution of Councils, Jan. 22, 1898.			
April 3, 1894	3,000,000 00				
Nov. 8, 1894	2,720,000 00				
Dec. 10, 1895, \$1,000,000 loan	994,000 00			828,325 61	
Jan. 13, 1896	2,000,000 00				
June 17, 1897	650,000 00				
<i>Three and one-quarter Per Cent. Untaxed Loan.</i>		Outstanding taxes due and collectible		1,517,303 85	
Dec. 10, 1895, \$1,000,000 loan	5,000 00				
<i>Three and one-eighth Per Cent. Untaxed Loan.</i>				\$12,044,683 68	
Dec. 10, 1895, \$1,000,000 loan	1,000 00				
<i>Three Per Cent. Untaxed Loans.</i>					
April 1, 1890	4,600,000 00				
Sept. 16, 1892	1,000,000 00				
Feb. 6, 1893, \$3,500,000 loan	2,625,000 00				
March 15, 1894, \$6,000,000 loan	16,000 00				
June 8, 1895	1,200,000 00				
Sept. 16, 1895	1,200 000 00				
Total	\$56,872,735 22				
For outstanding warrants	\$1,235,133 53				
By a decision of the Supreme Court of the State of Pennsylvania, filed May 31, 1894, it is held "that within the meaning of the word debt in Section VIII, Article IX of the Constitution of Pennsylvania, the real debt of the city is the authorized debt, less the amount of the city certificates purchased and uncancelled in the Sinking Fund."					
City loans held by the Sinking Fund, Jan. 1, 1898	18,933,575 00	Excess of debt over above assets		27,129,670 07	
Net debt	\$39,174,353 75				
				\$39,174,353 75	

Table G.

Detail of Receipts of Different Departments paid to City Treasurer during 1897.

BUREAU OF HIGHWAYS.		
Thomas L. Hicks, <i>Chief</i> , to September 30, 1897.		
William H. Brooks, <i>Acting Chief</i> , from October 1, to December 31, 1897.		
Permits for street occupancy by builders.....	\$861 00	
Permits to construct vaults.....	7,445 00	
Permits to break streets.....	39,409 25	
Licenses for wagons, carts, etc.....	2,129 50	
Licenses for hackney carriages.....	921 00	
Licenses for street cars.....	77,744 00	
Licenses for drivers.....	12 50	
Miscellaneous.....	6,766 85	
(Collected through the Dept. of Receiver of Taxes.)		\$135,289 10
LAW DEPARTMENT.		
John L. Kinsey, <i>City Solicitor</i> .		
Claims from Water Department.....	\$53,517 84	
Claims from Health Department.....	6,577 41	
Claims from Highway Department.....	2,243 67	
Claims from Survey Department.....	12,585 95	
Claims from Law Department.....	4,411 26	
Interest	12,369 24	
Costs, exclusive of Solicitor's commissions and attorney's fees.....	2,955 24	
Solicitor's commissions and attorney's fees on City claims.....	1,089 50	
Search fees.....	914 10	
Bond desk fees.....	25,791 86	
Solicitor's costs on City claims.....	944 46	
Miscellaneous.....	177,374 88	
		300 778 41
BUREAU OF HEALTH.		
Theodore B. Stulb, <i>Health Officer</i> .		
Repayment of costs for removing nuisances.....	10,737 41	
Licenses to clean privy wells.....	1,666 75	
Permits to remove dead bodies.....	1,513 00	
Permits to clean privy wells.....	6,287 00	
Permits to unload fish, hides, etc.....	41 50	
Fees for certified copies.....	589 50	
Board of patients at Hospitals.....	462 00	
House-drainage permits.....	13,826 00	
Disinfecting of Hospitals.....	120 70	
Miscellaneous.....	41 72	
		35,285 58

Table G—Continued.

RECORDER OF DEEDS.		
William M. Geary, <i>Recorder.</i>		
Deeds	\$41,018 25	
Mortgages.....	40,180 00	
Assignments.....	6,199 50	
Noting and registering.....	3,539 40	
Searches.....	1,935 20	
Letters of attorney.....	986 00	
Certified copies.....	666 00	
Releases	2,143 00	
Satisfactions.....	5,550 00	
Miscellaneous.....	3,813 40	
		\$106,030 75
SHERIFF.		
Samuel M. Clement, <i>Sheriff.</i>		
Execution docket.....	\$1,558 79	
Appearance docket.....	131 50	
Fines collected in Quarter Sessions.....	500 00	
Add amount paid City Treasurer, Jan. 2, 1897, by Samuel M. Clements.....	\$2,190 29 8,301 34	
		10,491 63
SHERIFF.		
Alexander Crow, Jr., <i>Sheriff.</i>		
Execution docket.....	\$49,050 62	
Appearance docket.....	17,610 08	
Jury fees collected in Quarter Sessions.....	80 00	
Fines collected in Quarter Sessions.....	1,446 00	
Posting Sheriff Writs.....	2,438 75	
Paid City Treasurer.....	\$70,625 45	
Collected for the Sheriff:		
By deputies in Quarter Sessions.....	\$243 00	
By Prothonotary	463 2	706 23
		\$71,331 70
Collected by Sheriff and paid City Treasurer during the year 1897:		
To the credit of Prothonotary	\$9,710 38	
To the credit of District Attorney.....	330 00	
To the credit of Clerk of Quarter Sessions	91 08	19,131 46
		61,200 24
CLERK OF QUARTER SESSIONS.		
Wm. B. Ahern, <i>Clerk of Quarter Sessions.</i>		
Fees, etc., Jan. 1 to Dec. 31, 1897.....	\$33,586 58	
Collected by Sheriff.....	243 00	
	33,829 58	
To credit of District Attorney.....	95 00	
		33,734 58

Table G—Continued.

PROTHONOTARY.		
<i>M. Russell Thayer, Prothonotary.</i>		
Summons.....	\$3,798 00	
O. O. writs.....	6,393 22	
D. S. B's.....	4,283 59	
Transcripts.....	388 00	
Judgment searches.....	1,447 63	
Locality searches.....	1,232 70	
Executions.....	4,128 75	
Prothonotary costs.....	16,530 30	
Inquisitions.....	463 25	
Miscellaneous.....	30,032 65	
	\$68,698 09	
State tax, law library and criers' fees deducted...	2,869 76	
Total paid City Treasurer.....	65,823 33	
Fees collected by Sheriff credit Prothonotary.....	9,710 38	
	\$75,538 71	
Fees collected by Prothonotary to credit of Sheriff	463 25	\$75,075 46
COUNTY PRISONS.		
<i>R. D. Barclay, President.</i>		
Reed Street Prison.....	\$3,145 66	
Holmesburg Prison.....	438 00	
<i>Wm. H. Lambert, President of Department of Charities and Correction.</i>		
Bureau of Charities.....	43,998 98	
Bureau of Correction.....	25,210 58	
BUREAU OF SURVEYS.		
<i>George S. Webster, Chief.</i>		
Permits for sewer connections.....	\$11,615 75	
Assessments for sewer connections.....	20,963 14	
Searches.....	3,169 00	
Miscellaneous.....	1,826 71	
		37,574 60
SURVEYORS.		
<i>First District—Thomas Daly, January 1 to December 31, 1897.....</i>		\$5,875 81
<i>Second District—C. W. Close, January 1 to December 31, 1897.....</i>		6,195 79
<i>Third District—Wm. C. Cranmer, January 1 to December 31, 1897.....</i>		6,021 97
<i>Fourth District—Fritz Bloch, January 1 to December 31, 1897.....</i>		4,153 44

Table G—Continued.

SURVEYORS—Continued.		
<i>Fifth District</i> —Walter Brinton, January 1 to December 31, 1897.....	10,996 36	
<i>Sixth District</i> —Joseph Mercer, January 1 to December 31, 1897.....	10,332 83	
<i>Seventh District</i> —W. K. Carlisle, January 1 to December 31, 1897.....	5,045 52	
<i>Eighth District</i> —C. A. Sundstrom, January 1 to December 31, 1897.....	3,321 33	
<i>Ninth District</i> —Jos. C. Wagner, January 1 to December 31, 1897.....	8,754 98	
<i>Tenth District</i> —John H. Webster, January 1 to December 31, 1897.....	7,902 47	
<i>Eleventh District</i> —Joseph Johnson, January 1 to December 31, 1897.....	16,913 91	
<i>Twelfth District</i> —Harry J. Gillingham, January 1 to December 31, 1897.....	10,076 06	
<i>Thirteenth District</i> —Herbert M. Fuller, January 1 to December 31, 1897.....	11,939 51	\$107,510 98
(Collected through the Dept. of Receiver of Taxes.)		\$145,085 58
HIGHWAY SUPERVISORS.		
M. M. Coppuck, <i>Secretary</i>	\$4,275 05	
DEPARTMENT OF MAYOR.		
Charles F. Warwick, <i>Mayor</i> .		
Licenses for pawnbrokers.....	\$9,200 00	
Licenses for places of amusement.....	750 00	
Licenses for the sale of gunpowder.....	5 00	
Licenses for the sale of petroleum.....	325 00	
Licenses for lodging houses.....	218 00	
Sales and fines.....	3,107 08	
(Collected through the Dept. of Receiver of Taxes.)		13,605 08
REGISTER OF WILLS.		
Elias P. Smithers, <i>Register</i> .		
Register's fees.....	\$58,251 75	
Orphan's Court fees.....	33,121 00	
Commissions on writs.....	48 17	
		91,420 92
DISTRICT ATTORNEY.		
George S. Graham, <i>District Attorney</i> .		
Collected by Clerk of Quarter Sessions.....	95 00	
Collected by Sheriff.....	330 00	
		425 00

Table G—Continued.

BUREAU OF CITY PROPERTY.		
A. S. Eisenhower, <i>Chief.</i>		
Vendors' licenses.....	\$33,665 00	
Rent of stalls.....	11,860 00	
Rent of wharves and landings.....	35,832 50	
Rent of real estate.....	5,436 68	
Miscellaneous	111 78	86,905 96
(Collected through the Dept. of Receiver of Taxes.)		
ELECTRICAL BUREAU.		
David R. Walker, <i>Chief.</i>		
Erection and maintenance of poles.....	\$18,249 00	
Other poles.....	11,929 18	
Wire on city poles.....	3,701 50	
Miscellaneous	12,424 86	46,304 04
(Collected through the Dept. of Receiver of Taxes.)		
FAIRMOUNT PARK COMMISSION.		
James McManes, <i>President</i>	\$12,573 44	
John B. Lukens (Magistrate).....	35 00	
John M. O'Brien (Magistrate).....	2,390 00	
Hampton S. Thomas (Magistrate).....	330 00	15,328 44
BUREAU OF FIRE.		
James C. Baxter, <i>Chief.</i>		
Fire-escape approvals.....	\$393 00	
Miscellaneous.....	1,966 50	\$2,359 50
(Collected through the Dept. of Receiver of Taxes.)		
BOARD OF PORT WARDENS.		
Joel Cook, <i>President</i>	\$567 50	
BUREAU OF BOILER INSPECTION.		
John Overn, <i>Chief.</i>		
Inspection of boilers.....	\$14,972 85	
Engineer's certificates.....	220 00	
Approval of boilers.....	3,796 00	
Miscellaneous.....	617 60	19,606 45
(Collected through the Dept. of Receiver of Taxes.)		

Table G—Continued.

CITY TREASURER.		
Richard G. Oellers, <i>Treasurer.</i>		
Hotel Licenses.....	\$1,640,047 50	
Miscellaneous.....	15,957 90	
Penalty on delinquent mercantile license to January, 1898, paid direct to City Treas- urer. (See daily returns Jan. 21, 1897.).....	\$2,505 64	
		\$1,658,511 04
BUREAU OF BUILDING INSPECTORS.		
William C. Haddock, <i>Chief.</i>		
Permits to construct buildings.....	\$39,339 83	
(Collected through the Dept. of Receiver of Taxes.)		
BUREAU OF WATER.		
John C. Trautwine, Jr., <i>Chief.</i>		
Water rents.....	\$2,528,008 69	
Penalties.....	35,184 08	
Delinquent water rents.....	19,559 00	
Penalties	2,813 94	
Fractional rents.....	181,248 87	
Water-pipe.....	142,217 71	
Water searches.....	5,243 25	
Water—Miscellaneous.....	3,564 08	
(Collected through the Dept. of Receiver of Taxes.)		2,917,839 68
BUREAU OF GAS.		
William K. Park, <i>Chief.</i>		
Received and returned from the following offices and works:		
Main office.....	\$1,748,660 63	
Spring Garden	927,554 42	
Germantown.....	147,717 08	
Manayunk.....	49,352 06	
Frankford.....	126,068 45	
Ninth Ward Works.....	82,451 40	
Twenty-fifth Ward Works.....	24,872 19	
Twenty-sixth Ward Works.....	83,563 69	
Miscellaneous.....	116,311 77	
	\$3,306,551 69	
From Bureau of Lighting, Dep't of Public Works John J. Kirk, <i>Chief.</i>	50 64	
(Collected through the Dept. of Receiver of Taxes.)		\$3,306,602 33

Table G—Continued.

DEPARTMENT OF RECEIVER OF TAXES.		
Wm. J. Roney, <i>Receiver</i> .		
Taxes of 1897, collected to July 1, 1897.....	\$5,253,352 93	
Discounts allowed to July 1, 1897.....	36,010 83	\$5,217,342 10
Taxes of 1897, collected from July 1 to Dec. 31, 1897, inclusive.....	\$8,541,895 89	
Penalty collected from July 1 to Dec. 31, inclusive.	68,661 18	\$8,610,557 07
Deduct current taxes of 1897 (received through the mail) and paid to City Treasurer Jan. 3, 1898.		\$13,827,899 17 8,168 65
Deduct amount of taxes due for 1897 paid into Treasury 1898.....		\$13,819,730 52 12
Poll Tax, 1897.....		\$13,819,730 40 11,610 30
Search Fees (real estate).....		6,329 55
State Tax after settlement, 1892...	\$26 68	
“ “ “ 1893...	31 06	
“ “ “ 1894...	718 23	
“ “ “ 1895...	1,186 55	
“ “ “ 1896...	15,780 63	
“ “ “ 1897...	17,264 27	
	\$35,007 42	
Add collections of 1896, paid Treasurer Jan. 2, 1897.....	150 76	
	\$35,158 18	
Deduct collections of 1897, paid Treasurer Jan. 3, 1898.....	294 42	\$34,863 76

Table G--Continued.

OUTSTANDING TAXES COLLECTED IN 1897.
James McCormick, *Collector.*

For the year 1869.....	\$10 26
“ 1870.....	11 05
“ 1872.....	59 04
1873.....	193 87
“ 1874.....	210 76
“ 1875.....	147 52
“ 1876.....	3 02
“ 1877.....	3 30
“ 1878.....	10 20
“ 1879.....	10 01
“ 1880.....	16 37
“ 1881.....	49 83
“ 1882.....	49 38
“ 1883.....	186 09
“ 1884.....	216 18
“ 1885.....	712 15
“ 1886.....	439 92
“ 1887.....	749 14
“ 1888.....	1,776 26
“ 1889.....	2,111 43
“ 1890.....	2,177 81
“ 1891.....	4,047 69
“ 1892.....	35,003 66
“ 1893.....	57,332 68
“ 1894.....	84,788 77
“ 1895.....	217,904 78
“ 1896.....	1,047,765 46

\$1,455,936 63

OUTSTANDING PUBLIC BUILDING TAX COLLECTED IN
1897:

For the year 1872.....	\$2 34
“ 1873.....	9 09
“ 1874.....	9 37
“ 1875.....	20 13
“ 1876.....	21

\$41 14

Table G—Continued.

Courts.	MAGISTRATES.	From	Fees, etc.
No. 1	James Hagen.....	Dec., 1896, to Nov., 1897.....	\$440 85
	J. E. Gorman	Nov., 1897, to Dec., 1897.....	13 80
No. 2	Robert J. Moore.....	Apr., 1897, to Dec., 1897.....	672 10
No. 3	Ambrose P. Pullinger.....	Dec., 1896, to Dec., 1897.....	654 30
No. 4	Frank H. Smith.....	" " " "	1,356 30
No. 5	Frank Harrison.....	" " " "	783 60
No. 6	John A. Carr.....	Oct., 1896, returned to City Treasurer in 1897.....	368 40
	John H. Keenan	Apr., 1897, to Dec., 189.....	1,448 20
No. 7	J. M. R. Jermon	Dec., 1896, to Dec., 1897.....	2,230 75
No. 8	Edward A. Devlin.....	" " " "	4,513 40
No. 9	John B. Lukens.....	" " " "	1,209 05
No. 9	Wm. Eisenbrown.....	" " " "	2,436 95
No. 10	Thomas W. South.....	" " " "	2,443 10
No. 11	Albert H. Ladner.....	" " " "	1,752
No. 12	M. F. Wilhere.....	" " " "	542 15
No. 13	Thomas Cunningham.....	" " " "	1,269
No. 14	Cornelius M. Smith.....	" " " "	501 85
No. 15	Richard C. Lloyd.....	" " " "	658 10
No. 16	Robert Gillespie.....	" " " "	513 65
No. 17	William Kochersperger.....	" " " "	680 60
No. 18	John M. O'Brien.....	" " " "	2,507 75
No. 19	James E. Romig.....	" " " "	707 50
No. 20	James F. Neall.....	" " " "	1,195 85
No. 22	Charles P. Donnelly.....	" " " "	469 90
No. 23	Peter J. Hughes.....	" " " "	740 95
No. 24	George W. Evans.....	" " " "	760 15
No. 25	David Scott (3 mos., Jan., Feb., Mar. at Court 6).....	Apr., 1897, to Dec., 1897.....	1,255 10
	Charles Fulmer.....	Dec., 1896, to Mar., 1897.....	240 60
No. 26	John Slevin.....	" " " "	272 00
	Robert E. Henderson (3 mos., Jan., Feb., Mar. at Court 2).....	Apr., 1897, to Dec., 1897.....	992 35
No. 27	Horatio B. Hackett.....	Dec., 1896, to Nov., 1897.....	522 35
	David Hart.....	Nov., 1897, to Dec., 1897.....	23 50
No. 28	J. Hampton Thomas.....	Dec., 1896, to Dec., 1897.....	730 80
			\$34,908 15

Table G—Continued.

Courts.	MAGISTRATES.	Fees, etc.	Total.
DELINQUENT MERCANTILE TAX COLLECTED IN 1897.			\$34,908 15
No. 3	Ambrose P. Pullinger.....	\$55 45	
No. 7	J. M. R. Jermon.....	687 20	
No. 10	Thomas W. South.....	635 60	
No. 12	M. F. Wilhere.....	87 65	
No. 13	Thomas Cunningham.....	112 05	
No. 17	William Kochersperger.....	49 05	
No. 25	Charles Fulmer.....	43 65	
			1,670 65
	Am't due Park paid into City Treas. by following Magistrates:		
	John B. Lukens.....	35 00	
	John M. O'Brien	2,390 00	
	J. Hampton Thomas.....	330 00	
			2,755 00
			\$39,333 80

Table G—Continued.

MISCELLANEOUS RECEIPTS IN 1897.	Amount.
For interest upon deposits in the National Banks by the City Treasurer, for the year ending December 31, 1897, as follows:	
Manayunk National Bank.....	\$1,363 98
Northwestern National Bank.....	1,546 96
Mechanics' National Bank.....	3,319 14
West Philadelphia National Bank.....	499 08
Seventh National Bank.....	902 35
Third National Bank.....	2,928 16
Southwestern National Bank.....	980 54
Commercial National Bank.....	4,070 02
Market Street National Bank.....	2,940 33
National Bank of Commerce.....	1,279 28
Western National Bank.....	2,307 61
Manufacturers' National Bank.....	3,503 85
Union National Bank.....	3,504 34
Independence National Bank.....	2,820 17
Corn Exchange National Bank.....	3,544 71
Merchants' National Bank.....	2,940 33
National Bank of Germantown.....	2,110 95
Consolidation National Bank.....	2,142 21
Tenth National Bank.....	1,020 60
National Bank of the Republic.....	2,050 36
Second National Bank.....	1,685 21
Southwark National Bank.....	1,512 39
Northern Liberties National Bank.....	4,555 47
Northern National Bank.....	1,056 87
Penn National Bank.....	3,830 86
Tradesmen's National Bank.....	2,754 36
Sixth National Bank.....	1,171 73
Girard National Bank.....	8,181 36
Kensington National Bank.....	1,800 98
Quaker City National Bank.....	2,643 27
Chestnut Street National Bank.....	1,048 21
Centennial National Bank.....	1,966 62
Central National Bank.....	9,090 15
Ninth National Bank.....	1,755 12
Farmers' and Mechanics' National Bank.....	10,352 44
Peoples' Bank.....	1,557 71
Philadelphia National Bank.....	9,909 88
Fourth National Bank.....	9,947 51
Eighth National Bank.....	3,175 99
Total.....	\$123,776 10

Table G—Continued.

Date.	MISCELLANEOUS RECEIPTS IN 1897.—Continued.	Amount.	
Jan.	George McCaughin, redemption of dogs.....	\$30 00	
May	" " " "	106 00	
June	" " " "	146 00	
July	" " " "	142 00	
Aug.	" " " "	94 00	
Sept.	" " " "	124 00	
Oct.	" " " "	120 00	
Nov.	" " " "	190 00	
Dec.	" " " "	78 00	
Jan.	Captain John M. Walton, City Controller, sale of old carpet.....	7 83	
"	Phila. & Reading R. R. Co.....	5,230 00	
Feb.	Drexel & Co., premium on loans.....	192,715 60	
"	Drexel & Co., interest	2,550 68	
Mar.	Joseph H. Winters.....	5 15	
July	Phila. & Reading R. R. Co.....	18,355 00	
"	Samuel H. Ashbridge, Coroner.....	1 25	
Nov.	Commissioners of Sinking Fund.....	40,633 83	
Dec.	Richard G. Oellers, City Treasurer, conscience money	12 25	
"	Public Building Commission, old material.....	2,344 00	
	Money returned to City Treasurer for twice paid warrant.....	40 00	
			\$262,925 59
	<i>For Advertising Ordinance of Councils, as follows :</i>		
Feb.	Phila. & Reading R. R. Co.....	50 00	
"	Franklin Sugar Refinery Co.....	50 00	
	Burnham, Parry & Co.....	50 00	
Mar.	Magnolia Cemetery Co.....	50 00	
June	Phila. & Reading R. R. Co.....	50 00	
July	" " " "	50 00	
Aug.	Directors of City Trusts.....	50 00	
"	Phila. & Merion R. R. Co.....	50 00	
Sept.	Moyamensing & Penrose Ferry R. R. Co.....	50 00	
Nov.	Franklin Sugar Refinery.....	100 00	
"	Golden Eagle Brewery.....	50 00	

Table G—Continued.

Date.	MISCELLANEOUS RECEIPTS IN 1897— <i>Continued.</i>	Amount.	
Nov.	Phila. Traction Co.....	\$50 00	
"	Penn. R. R. Co.....	50 00	
"	Riggs & Bro.....	50 00	
Dec.	R. Walter Peterson.....	50 00	
"	Union Traction R. W. Co.....	50 00	
"	J. Evenson & Son.....	50 00	
"	United Gas Improvement Co.....	100 00	
"	Franklin Sugar Refinery.....	50 00	
			\$1,050 00
	Total.....		\$263,975 59

Table H.
Department of Mayor.

General Appropriation.	Amount appropria'd.	Amount counters'g'd	Balance merging.	Balance not merging
An Ordinance to make an appropriation to the Mayor for the year 1897, approved December 29, 1896, \$270,270 00				
Brought from books of 1896.....	7,500 00			
Additional appropriation, ordinance June 9, 1897....	2,500 00			
Additional appropriation, ordinance June 16, 1897...	1,000 00			
	\$281,270 00			
Transferred to Board of Public Education, ordinance June 18, 1897.....	7,500 00			
	\$273,770 00			
Additional appropriation, ordinance June 9, 1897....	15,000 00			
Received by transfer, ordinance November 3, 1897..	13,000 00			
	\$301,770 00			
Items.				
1. For salary of Mayor.....	\$12,000 00	\$12,000 00		
2. For salaries:				
Mayor's secretary.....	\$3,000 00			
Chief clerk	1,500 00			
Contract and license clerk	1,200 00			
Stenographer.....	1,200 00			
Assist't stenographer and typewriter.....	1,000 00			
Messenger.....	720 00			
Office boy.....	300 00			
Secretary Civil Service Board.....	2,000 00			
Clerk to Sec'y Civil Service Board.....	750 00			
	11,670 00	11,661 93	\$8 07	
3. For stationery, printing, miscellaneous advertising and incidentals, (Mayor's Office).....	\$3,500 00			
Additional appropriation, ordinance June 9, 1897.....	2,500 00			
Received by transfer, Ord. Oct. 26, 1897.....	2,000 00			
	8,000 00	7,999 50	50	
4. For advertising ordinances	\$15,000 00			
Transferred from, ordinance Oct. 26, 1897.....	2,000 00			
	13,000 00	12,950 90	49 10	

Table H—Continued.

Department of Mayor.

General Appropriation.	Amount appropriat'd.	Amount counters'g'd	Balance merging.	Balance not merging
Items.				
5. For printing and binding the Mayor's Annual Message and accompanying documents..... <i>Provided, That the cost shall not exceed the amount appropriat'd.</i>	\$10,000 00	\$9,865 57	134 43	
6. For stationery, printing, and incidentals (Civil Service Board)..... Additional appropriation, ordinance June 16, 1897.....	\$1,500 00 1,000 00	2,500 00	2,499 94	06
7. For salary of loan and transfer agent.....	18,000 00	18,000 00		
8. For printing certificates of City Loan.....	600 00	549 30	50 70	
9. For the purpose of enabling the Mayor to offer rewards for the discovery of the perpetrators of any crime, upon the approval of the Presidents of the Select and Common Councils...	500 00	500 00	
10. To Board of Trustees for the promotion and maintenance of a Free Library..... <i>Provided, Payments to be made in quarterly instalments.</i>	110,000 00	110,000 00		
11. To the Board of Trustees of the Philadelphia Museums for the maintenance and enlargement of said museums..... <i>Provided, Payments to be made in quarterly instalments.</i> Received by transfer, ordinance November 3, 1897.....	\$75,000 00 10,000 00	85,000 00	85,000 00	
12. To the Pennsylvania Museum and School of Industrial Art..... Brought from books of 1896..... : \$15,000 00 <i>Provided, Payments be made in quarterly instalments.</i> Transferred to Board of Public Education, ord. June 18, 1897.....	7,500 00 7,500 00 : \$15,000 00 7,500 00	7,500 00	7,500 00	
13. To the Pennsylvania Academy of Fine Arts..... <i>Provided, The doors be open free to the public every day in the week.</i>	5,000 00	5,000 00		

Table H—Continued.
Department of Mayor.

General Appropriation.	Amount appropriat'd	Amount counters'g'd	Balance merging.	Balance not merging
14. An Ordinance to make an appropriation for the purpose of entertaining the foreign delegates who are to visit the City for the purpose of attending the National Opening of the Philadelphia Museum, first week in June. To be expended under the supervision of the Finance Committee of Councils.....	\$15,000 00	14,999 55	45	
<i>Provided, A like amount be raised and expended by private subscription.</i>				
<i>Approved June 9, 1897.</i>				
15. An Ordinance to make an appropriation for the purpose of entertaining the foreign and other delegates who are to visit the City for the purpose of attending the Twenty-fifth Anniversary Meeting of the American Public Health Association, Oct. 26th to 29th, 1897.				
<i>Provided, A like amount be raised and expended by private subscription.</i>				
<i>Received by transfer, ordinance November 3, 1897.....</i>	3,000 00	2,914 98	85 02	
Totals.....	\$301,770 00	\$300,941 67	828 33	

Table H—Continued.

Department of Charities and Correction (Bureau of Charities.)

General Appropriation.	Amount appropriat'd.	Amount counters'g'd	Balance merging.	Balance not merging
An Ordinance to make an appropriation to the Department of Charities and Correction for the year 1897.				
SECTION 1. <i>The Select and Common Councils of the City of Philadelphia do ordain</i> , That the sum of seven hundred and thirty-three thousand five hundred and twenty-three (733,523) dollars be, and the same is hereby appropriated to the Department of Charities and Correction, for the year 1897.				
Of amount appropriated to this Department, the sum of four hundred and seventy-eight thousand seven hundred and eighteen (478,718) dollars is for the expenses of the Bureau of Charities, ordinance approved December 30, 1896.....	\$478,718 00			
Brought from books of 1896	3,249 34			
	<u>\$481,968 34</u>			
Additional appropriation, Ord. app'd June 18, 1897	40,633 83			
	<u>\$522,602 17</u>			
HOSPITAL DEPARTMENT.				
Items.				
1. For drugs and medicines.....	\$12,000 00	\$11,999 18	82	
2. For whiskey, wines and porter.....	1,500 00	1,499 81	19	
3. For surgical instruments, leeches, and leeching.....	1,000 00	999 96	04	
4. For salaries:				
Chief resident physician	\$2,500 00			
Physician.....	900 00			
Chief nurse.....	1,000 00			
Assistant nurse.....	750 00			
Apothecary.....	1,200 00			
First asst. apothecary....	700 00			
Second asst. apothecary.	600 00			
Third ass't apothecary...	500 00			
Hospital clerk.....	500 00			
Recording clerk.....	100 00			
Cooks.....	600 00			
Housekeeper.....	400 00			
	<u>\$9,750 00</u>			
Transfer from, Ordinance approved Oct. 26 1897.....	809 00			
	<u>8,941 0</u>	8,933 32	\$7 68	
5. For wages on pay-roll.....	18,000 00	17,999 46	54	

*Table II—Continued.**Department of Charities and Correction (Bureau of Charities).*

General Appropriation.	Amount appropriat'd	Amount counter-sig'd	Balance merging.	Balance not merging
Items.				
6. For binding and purchase of books for library.....	\$600 00			
Brought from books of 1896	244 11			
	\$844 11			
Transferred from, ordinance, approved November 22, 1897.....	500 00			
	\$344 11	\$343 98	13	
7. For preservation of pathological specimens.....	300 00	198 43	1 57	
INSANE DEPARTMENT.				
8. For salaries:				
Assistant physician, Male department.....	\$900 00			
Assistant physician, Female department...	900 00			
Cook	600 00			
Male supervisor.....	600 00			
Female supervisor.....	480 00			
Two teachers, \$300 each	600 00			
Engineer	600 00			
	\$4,680 00			
Transferred from, ordinance approved November 22, 1897.....	\$115 80			
	4,564 20	4,549 64	14 56	
9. For wages on pay-roll...\$36,000 00				
Transferred from, ordinance approved October 26, 1897.....	2,750 00			
	33,250 00	33,249 51	49	
10. For flour, cornmeal and wheaten preparations \$24,000 00				
Transferred to, ordinance approved June 18, 1897.....	5,000 00			
	\$ 9,000 00			
Transferred to, ordinance approved November 22, 1897.....	3,240 45			
	32,240 45	32,238 83	2 07	
11. For meats and fish..... \$45,000 00				
Provided, The Controller shall countersign warrants on this item for the month of December, 1896.				
Transferred to, ordinance approved October 26, 1897.....	2,850 00			
	47,850 00	47,849 14	86	

*Table II—Continued.**Department of Charities and Correction (Bureau of Charities).*

General Appropriation.	Amount appropriat'd.	Amount countersig'd	Balance merging.	Balance not merging
Items.				
12. For groceries and tobacco.....	\$43,000 00			
Transferred from, ordinance approved June 18, 1897.....	5,000 00			
	<u>38,000 00</u>			
Transferred to, ordinance approved October 26, 1897.....	2,000 00			
	<u>\$40,000 00</u>	\$39,994 12	5 18	
13. For vegetables.....	13,000 00			
Transferred to, ordinance approved October 26, 1897.....	900 00			
	<u>13,900 00</u>	13,899 42	58	
14. For marketing.....	22,000 00	22,000 00		
15. For dry goods, notions and clothing.....	24,000 00			
Transferred to, ordinance approved October 26, 1897.....	400 00			
	<u>24,400 00</u>	24,398 34	1 66	
16. For boots, shoes, hats and caps.....	\$5,000 00			
Transferred to, ordinance approved October 26, 1897.....	520 00			
	<u>\$5,520 00</u>			
Transferred to, ordinance approved November 22, 1897.....	400 00			
	<u>5,920 00</u>	5,919 95	05	
17. For crockery and house-furnishing goods.....	\$3,000 00			
Transferred to, ordinance approved October 26, 1897.....	300 00			
	<u>3,300 00</u>	3,299 92	08	
18. For purchase and repairs of stoves and cooking apparatus.....	\$500 00			
Transferred from, ordinance approved November 22, 1897.....	200 00			
	<u>300 00</u>	300 00		
19. For fuel.....	\$28,000 00			
Transferred from, ordinance approved October 26, 1897.....	1,500 00			
	<u>26,500 00</u>	26,500 00		

*Table H—Continued.**Department of Charities and Correction (Bureau of Charities.)*

General Appropriation.	Amount appropriat'd.	Amount countersig'd	Balance merging.	Balance not merging
Items.				
20. For oil.....	\$400 00	\$398 89	\$1 11	
21. For furniture.....	\$2,500 00			
Transferred to, ordi- nance approved Octo- ber 26, 1897.....	500 00	3,000 00	2,999 14	86
22. For salaries:				
Superintendent	\$3,000 00			
Storekeeper.....	1,400 00			
Chief Clerk.....	1,600 00			
House agent.....	1,400 00			
Superintendent's clerk.	700 00			
Storekeeper's clerk.....	850 00			
Doorkeeper.....	450 00			
Captain of out-wards...	900 00			
Chief engineer.....	1,200 00			
Assistant engineer.....	600 00			
Assistant engineer.....	550 00			
Plumber	800 00			
Carpenter	850 00			
House agent's clerk.....	800 00			
Baker	738 00			
Steam fitter.....	500 00			
General watchman.....	600 00			
Two assistant watch- man (\$400 each).....	800 00			
Storekeeper's clerk.	900 00			
Gardener.....	540 00			
Secretary.....	1,800 00			
Visitor of children.....	1,200 00			
Out-door agent.....	1,650 00			
Messenger and special officer.....	650 00			
Two ambulance drivers, \$500 each.....	1,000 00			
Captain of the hall.....	600 00			
Special Police Officer....	450 00			
Twenty-five out-door physicians, \$240 each.	6,000 00			
Twenty-five out-door physicians, Homoeo- pathic, \$240 each.....	6,000 00			
Book-keeper in manu- facturing department	800 00			
Laundry engineer.....	600 00			
Clerk at the Seventh St. office.....	600 00			
Janitor of Seventh St. office	400 00			
Sup't of stables.....	500 00			
	\$41,428 00			
Transferred from, ordi- nance approved Octo- ber 26, 1897.....	420 00			
	\$41,008 00			
Transferred from, ordi- nance approved No- vember 22, 1897.....	100 00	40,908 00	40,827 24	80 76

Table H—Continued.

Department of Charities and Correction (Bureau of Charities).

General Appropriation.	Amount appropria'd.	Amount counters'g'd	Balance merging.	Balance not merging
Items.				
23. For wages on pay-roll.....	11,000 00	10,999 77	23	
24. For milk.....	13,000 00	12,918 78	81 22	
25. For hose and fire apparatus and nose for inside of buildings, with pipes, brackets, and coup- plings..... \$500 00				
Transfer from, ordinance approved Nov. 22, 1897, 100 00	400 00	399 94	06	
MANUFACTURING DEPARTMENT.				
26. For leather, lasts, and shoe find- ings.....	2,500 00	2,499 65	35	
27. For chain filling, and weaving materials.....	3,500 00	3,499 99	01	
28. For tinmiths' and painters' sup- plies.	\$2,000 00	\$1,999 95	05	
29. For lumber.....	3,500 00	3,500 00		
30. For hardware and tools.....	1,000 00	999 93	07	
31. For wages on pay-roll.....	1,500 00	1,500 00		
32. For repairs to houses, plumbing, gas and steam fitting, and ma- terials therefor..... \$15,000 00				
Provided, The City Con- troller may countersign warrants against this item for bills of 1896. Transfer from, ordin'ce approved June 18, '97.. 170 00	14,830 00	14,826 34	3 66	
FARM AND BLOCKLEY ESTATE.				
33. For straw and feed..... \$3,000 00				
Transferred to. ord. ap- proved Oct. 26, 1897.... 300 00	3,300 00	3,300 00		
34. For seeds and farming imple- ments.....	200 00	196 88	3 12	
35. For horses, mules, harness, wag- ons, and repairs.....	850 00	850 00		
Provided, The City Controller shall countersign warrants upon this item for repairs upon ap- proval of bills by the Depart- ment of Charities and Correction without advertising.				

*Table H—Continued.**Department of Charities and Correction (Bureau of Charities).*

General Appropriation.	Amount appropriat'd.	Amount countersign'd	Balance merging.	Balance not merging
Items.				
36. For horse-shoeing..... <i>Provided, The City Controller shall countersign warrants upon this item upon approval of bills by the Department of Charities and Correction without advertising.</i>	500 00	493 50	6 50	
37. For insurance on buildings and contents.....	800 00	666 75	133 25	
38. For travelling expenses of house agent, visitor of children and support of non-residents.....	1,000 00	723 19	276 81	
39. For ground-rent of City office.....	180 00	180 00		
40. For repairs of city office, water-rent and incidental expenses, \$200 00 Transferred to' ord. approved June 18, 1897.... 170 00	\$370 00	368 47	1 53	
41. For issuing processes and removal of non-residents.....	2,500 00	2,496 74	3 26	
42. For cupping, leeching and burial cases.....	600 00	580 50	19 50	
43. For stationery, printing, advertising and incidentals.....	4,250 00	4,250 00		
44. For transportation of materials and car tickets for officers of the institution..... \$500 00 Transferred from, ord. approved Oct. 26, 1897, 191 00	309 00	308 34	66	
<i>Provided, The City Controller shall countersign warrants on this item for the month of December, 1896.</i>				
45. For ice and ice-making machinery..... 7,000 00 Transferred from, ord. approved Oct. 26, 1897... 1,700 00	5,300 00	5,266 73	33 27	
<i>Provided, The City Controller shall countersign warrants on this item for month of Dec., 1896.</i>				
46. For purchase of medicines and dietetic food for the sick, to be distributed by the outdoor physicians.....	6,000 00	5,999 90	10	
<i>Provided, The City Controller may countersign warrants on this item for bills of 1896.</i>				

Table H—Continued.

Department of Charities and Correction (Bureau of Charities).

General Appropriation.	Amount appropri'd.	Amount counters'g'd	Balance merging.	Balance not merging
Items.				
47. For maintaining and educating three (3) deaf mutes in the Deaf and Dumb Asylum in this City	780 00	520 00	260 00	
48. For support of one hundred and fifty (150) feeble-minded children at Pennsylvania Training School at Elwyn.....	26,250 00	26,197 97	52 03	
49. For maintenance of children in the various homes, as directed by Act of Assembly, approved June 13, 1883..... <i>Provided, The City Controller may countersign warrants on this item for bills of 1896.</i>	15,000 00	14,999 33	67	
50. For purchase of medicines for the sick, to be distributed by Homœopathic physicians..... <i>Provided, The City Controller may countersign warrants for bills on this item incurred during Nov. and Dec., 1896.</i>	250 00	249 93	07	
51. For stone walls and fences.....	1,000 00	999 35	65	
52. For examination of insane cases..... \$2,000 00 Transferred from, ord. app'd Oct. 26, 1897..... 400 00	\$1,600 00	\$1,352 00	\$248 00	
53. For painting interior of building.	2,500 00	2,500 00		
54. For improvement of roads and grounds..... 4,000 00 Bro't from book of 1896 1,541 39	5,541 39	5,537 62	3 77	
55. For general repairs to Insane Department.....	2,000 00	1,999 33	67	
56. For electrical supplies	1,200 00	1,197 52	2 48	
57. For plastering, painting and flooring in out-wards..... \$2,000 00 Transferred from, ord. app'd Nov. 22, 1897..... 1,000 00	1,000 00	997 26	2 74	
58. For plastering, painting and flooring in hospital.....	2,000 00	1,998 96	1 04	
59. For sterilizing apparatus and instruments for hospital.. \$2,000 00 Transferred from, ord. app'd Nov. 22, 1897..... 1,100 00	900 00	900 00		

*Table H—Continued.**Department of Charities and Correction (Bureau of Charities).*

General Appropriation.	Amount appropria'd.	Amount counters'g'd	Balance merging.	Balance not merging
Items.				
59 $\frac{1}{4}$. For new water mains, ord. approved Dec. 27, 1895, bro't from book of 18 6..... \$995 13 Transferred from, ord. app'd Nov. 22, 1897.... 524 65	\$470 48	\$470 48		
59 $\frac{1}{2}$ For the erection of a building to be occupied and used as a home for the nurses employed in nursing the indigent poor of the City of Philadelphia at the Blockley Almshouse. Ordinance approv'd June 21, 1892. Brought from the book of 1896.....	459 71	451 32	\$8 39	
60. For temporary provisions for homeless persons.....	1,000 00	999 96	04	
61. An Ordinance to make an appropriation to Item 61, in the annual appropriation to the Department of Charities and Correction (Bureau of Charities), for the year 1897, for the purpose of enlarging three ward buildings of the Insane Department at the Philadelphia Almshouse. SECTION 1. The Select and Common Councils of the City of Philadelphia do ordain, That the sum of forty thousand six hundred and thirty-three (40,633) dollars and eighty-three (83) cents be, and the same is hereby appropriated from the special fund paid into the City Treasury by the Commissioners of the Sinking Fund, arising from the sales of portions of Almshouse property in the Twenty-seventh Ward. Ordinance approved June 18, 1897.....	40,633 83	22,432 10		\$18,201 73
NOTE.—The transfer of the amount named in the foregoing ordinance from the Sinking Fund to the Treasury was made November 16, 1897.				
Totals.....	\$522,592 17	\$503,127 01	\$1,263 43	\$18,201 73

*Table H—Continued.**Department of Charities and Correction (Bureau of Correction).*

General Appropriation.	Amount appropriat'd.	Amount counters'g'd	Balance merging.	Balance not merging
An Ordinance to make an appropriation to the Department of Charities and Correction for the year 1897.				
Of amount appropriated to this Department the sum of two hundred and fifty-four thousand eight hundred and five (254,805) dollars is for the expenses of the Bureau of Correction. Ordinance approved December 30, 1896.....	\$254,805 00			
Items.				
1. For salaries, without board:				
Secretary	\$1,800 00			
Bookkeeper.....	900 00			
Assistant book-keeper...	800 00			
Clerk and type writer...	800 00			
Moral Instructor and Teacher	1,000 00			
Storekeeper.....	1,200 00			
Visiting Physicians.....	900 00			
Supt. gas works.....	1,100 00			
Supt. shoe department...	900 00			
Janitor	500 00			
Organist	120 00			
Supt. carpenter department.....	800 00			
Supt. blacksmith department.....	800 00			
Supt. mason department	900 00			
Supt. quarry department	800 00			
Supt. tailoring department.....	800 00			
Farmer	800 00			
Baker.....	800 00			
Engineer of dredging machine.....	700 00			
Three (3) lamplighters, each \$300	900 00			
Salaries with board:				
General Superintendent	2,500 00			
Master Warden	1,500 00			
Resident Physician.....	900 00			
Apothecary.....	600 00			
Male Nurse.....	400 00			
Chief Engineer.....	1,000 00			
Four (4) Assistant Engineers, each \$600 and \$40 each for uniforms.	2,560 00			
Captain of Guards.....	1,000 00			
Lieutenant of Guards...	900 00			
Fifty (50) Guards, each \$600, and \$40 each clothing.....	32,000 00			
Matron.....	675 00			
Eight (8) Assistant Matrons, each \$360.....	2,880 00			

*Table II—Continued.**Department of Charities and Correction (Bureau of Correction).*

General Appropriation.		Amount appropria'd.	Amount counters'g'd	Balance merging.	Balance not merging
Items.					
Female Nurse (hospital)	\$360 00				
Female Nurse (nursery)	360 00				
Chief Cook.....	850 00				
Assistant Cook.....	500 00				
Wagon Driver, \$600 and \$40 for clothing	640 00				
	\$66,945 00				
Transferred from, ord. app'd Oct. 26, 1897.....	700 00	\$66,245 00	\$66,215 05	\$29 95	
2. For wheat, rye, and corn flour, corn.....	\$17,000 00				
Transferred to, ord. ap- proved June 18, 1897...	500 00				
	22,000 00				
Transferred to, ord. ap- proved Oct. 26, 1897...	4,075 00	26,075 00	26,075 00		
3. For meats, fish, poultry, clams and oysters.....	\$25,000 00				
Transferred from ord. app'd Oct. 26, 1897...	2,200 00	22,800 00	22,800 00		
4. For sugar, coffee, tea and other provisions		13,000 00	13,000 00		
<i>Provided, The City Controller shall countersign warrants upon the approval of bills for butter and eggs by the Bureau of Cor- rection without advertising.</i>					
5. For tobacco, soap, oil, and starch.		3,000 00	3,000 00		
6. For drugs, medicines, surgical in- struments, hospital supplies, etc.....		2,500 00	2,500 00		
<i>Provided, The City Controller shall countersign warrants on this item upon approval of bills by the Bureau of Correction, without advertising.</i>					
7. For hay, feed and straw, \$1,250 00 Transferred from, ord. app'd Oct. 26, 1897.....	400 00	850 00	850 00		
8. For transportation of prisoners, car fares, freight, and cartage. \$2,800 00					
Transferred from, ord. app'd Oct. 26, 1897.....	200 00	2,600 00	2,600 00		
9. For stationery, printing, postage, advertising and type writing supplies at House of Correction.		2,000 00	2,000 00		

*Table H—Continued.**Department of Charities and Correction (Bureau of Correction).*

General Appropriation.	Amount appropriat'd.	Amount counters'g'd	Balance merging.	Balance not merging
Items.				
10. For brushes, brooms, broom corn and combs.....	\$1,000 00	\$1,000 00		
11. For lumber, paints and glass.....	4,000 00	4,000 00		
12. For iron, steel, and blacksmith's tools.....	1,250 00	1,250 00		
13. For horses, cows, wagons, harness, and trimmings.....	2,000 00	2,000 00		
14. For farming utensils, manure, seeds, and plants..... <i>Provided, The City Controller shall countersign warrants on this item upon approval of bills by the Bureau of Correction, without advertising.</i>	2,500 00	2,500 00		
15. For shovels, picks, axes, and han- dles.....	500 00	500 00		
16. For rent of city office (for 6 mos. from Jan. 1, 1897)..... \$300 00 Transferred to, ord'nce app'd Oct. 26, 1897..... 200 00	500 00	500 00		
17. For powder, fuse, and materials for quarry.....	1,000 00	1,000 00		
18. For fuel for buildings and Gas Works.....	23,000 00	23,000 00		
19. For lime for buildings and Gas Works.....	500 00	500 00		
20. For clothing and dry goods.....	6,000 00	6,000 00		
21. For furniture, steam fittings, and miscellaneous articles.....	2,500 00	2,500 00		
22. For hardware and tinware.....	1,000 00	1,000 00		
23. For bed clothing and bedding.....	1,000 00	1,000 00		
24. For thread, cotton, needles, and trimmings.....	500 00	500 00		
25. For leather, lasts, and shoe find- ings for House of Correction.....	7,000 00	7,000 00		
26. For repairs and cement. \$1,600 00 Transferred from, ord. app'd Oct. 26, 1897..... 225 00	1,375 00	1,375 00		
27. For incidentals.....	400 00	400 00		
28. For insurance.....	3,760 00	3,759 12	88	
29. For maintaining and extending Gas Works.....	3,000 00	3,000 00		

*Table II—Continued.**Department of Charities and Correction (Bureau of Correction).*

General Appropriation.	Amount appropria'd.	Amount counters'g'd	Balance merging.	Balance not merging
Items.				
30. For hose for quarry and house, \$250 00 Transferred from, ord. app'd Oct. 26, 1897..... 250 00				
31. For boilers and cauldrons, and re- pairs to boilers, walls, and furnaces..... \$1,000 00 Transferred from, ord. app'd Oct. 26, 1897..... 300 00	\$700 00	\$700 00		
32. For repairs to slate roofs, spout- ing, gutters, etc.....	2,000 00	2,000 00		
33. For supplies for childrens nursery.	250 00	250 00		
34. To pay bills for repairs to build- ings in 1896..... \$55,000 00 Transferred from, ord. app'd June 18, 1897... 5,000 00	50,000 00	50,000 00		
Totals.....	\$254,835 00	\$254,774 17	\$30 83	

*Table H—Continued.**Department of Public Safety (Director's Office).*

General Appropriation.	Amount appropria'd.	Amount counters'g'd	Balance merging.	Balance not merging
An Ordinance to make an appropriation to the Department of Public Safety (Director's Office), for the year 1897, approved December 31, 1896..... Received by transfer, ordinance September 27, 1897	 1,250 00 \$20,371 25			
Items.				
1. For salary of Director.....	\$10,000 00	\$10,000 00		
2. For salaries:				
Secretary.....	\$2,400 00			
Bookkeeper.....	2,000 00			
Clerk	1,200 00			
Stenographer and typewriter.....	900 00			
Messenger.....	821 25			
Office boy.....	300 00			
	7,621 25	7,621 25		
3. For maintenance and keep of horse and carriage.....	500 00	430 25	\$69 75	
4. For stationery, law books, and incidental expenses.....	\$1,000 00			
Received by transfer, ordinance September 27, 1897.....	500 00			
	1,500 00	1,500 00		
5. An ordinance to make an appropriation for new manuals.....				
Received by transfer, ordinance September 27, 1897.....	750 00	745 40	4 60	
Totals.....	\$20,371 25	\$20,496 90	\$74 35	

*Table H—Continued.**Department of Public Safety (Bureau of Health.)*

General Appropriation.	Amount appropriat'd.	Amount counters'g'd	Balance merging.	Balance not merging
An Ordinance to make an appropriation to the Department of Public Safety (Bureau of Health), for the year 1897, approved December 31, 1896	\$198,270 00			
<i>Provided</i> , That the Director shall be allowed when it is in his judgment to the best interests of the City to purchase or contract without advertising bills for this Bureau not exceeding the sum of one hundred dollars.				
Additional appropriation, ordinance approved June 9, 1897.....	18,000 00			
	\$216,270 00			
Transferred to, ordinance approved Oct. 26, 1897.....	15,000 00			
	\$231,270 00			
Transferred to, ordinance approved Dec. 27, 1897.....	8,819 32			
	\$240,089 32			
Items				
1. For salaries:				
Health Officer (fixed by Act of Assembly).....	\$2,100 00			
Chief clerk.....	1,800 00			
First assistant clerk.....	1,500 00			
Two assistant clerks, \$1,200 each.....	2,400 00			
Two assistant clerks, \$1,000 each.....	2,000 00			
Chief registration clerk	1,500 00			
Nine assistant registration cl'ks, \$1,000 each	9,000 00			
Port physician (fixed by Act of Assembly).	1,200 00			
Messenger.....	800 00			
Medical inspector, including carriage hire.	2,300 00			
<i>Provided</i> , That said inspector shall inspect the school buildings belonging to the City, and report their condition and his recommendations at the close of the year.				
Typewriter for Medical Inspector	600 00			

Table H—Continued.

Department of Public Safety (Bureau of Health).

General Appropriation.	Amount appropri'd.	Amount counters'g'd	Balance merging.	Balance not merging
Item 1—Continued.				
Fifteen assistant medical inspectors, five of whom shall be physicians of the Homoeopathic School of Practice, \$1,200 each.....	\$18,000 00			
Chief inspector of nuisances, including carriage hire.....	1,900 00			
Chief inspector's clerk..	1,000 00			
Twenty inspectors, \$1000 each.....	20,000 00			
Two collectors of vital statistics, \$1,000 each..	2,000 00			
Two inspectors of privy cleaning, \$900 each...	1,800 00			
One vessel inspector....	900 00			
Stenographer and typewriter.....	750 00			
Chief clerk to Health Officer (fixed by Act of Assembly).....	1,200 00			
Assistant to chief clerk	800 00			
Three house cleaners \$360 each.....	1,080 00			
Medical attend't Municipal hospital	2,000 00			
Resident physicians.....	1,500 00			
<i>Provided, The number and salaries of which shall be regulated by Board of Health, with the approval of the Director of the Department of Public Safety.</i>				
Uniforms for five men, \$40 each.....	200 00			
Steward.....	700 00			
Matron.....	360 00			
Disinfector, including carriage hire.....	1,400 00			
Six assistant disinfectors, \$900 each.....	5,400 00			
Chief inspector of milk, including carriage hire	1,900 00			
Four assistant inspectors of milk, \$1,020 ea., including car fare....	4,080 00			
Five collectors of milk, \$720 each, including car fare.....	3,600 00			
Chemist.....	1,500 00			
Chief inspect'r of House Drainage, including carriage hire	2,400 00			
Twelve assistant inspectors, \$1,200 each....	14,400 00			
Clerk.....	1,200 00			
	\$115,270 00			

*Table H—Continued.**Department of Public Safety (Bureau of Health).*

General Appropriation.	Amount appropriat'd.	Amount counters'g'd	Balance merging.	Balance not merging
Item 1—Continued.				
Transfer from, ordin'ce approved June 9, 1897	\$700 00			
	<u>\$114,570 00</u>			
Transfer from, ordin'ce approved Oct. 26, 1897	900 0			
	<u>113,670 00</u>			
Transfer from, ordin'ce approved Dec. 27, 1897	145 81			
	<u>\$113,524 19</u>	\$113,475 81	\$48 38	
2. For pay of vaccine physicians.....	\$6,000 00			
Transfer from, ord'ce approved June 9, 1897	3,800 00			
	<u>2,200 00</u>			
Transfer to, ord'ce ap- proved Oct. 26, 1897...	2,000 00			
	<u>4,200 00</u>			
Transfer to, ord'ce ap- proved Dec. 27, 1897...	1,000 00			
	<u>5,200 00</u>	5,200 00		
3. For purchase of vaccine virus.....	\$1,200 00			
Transfer from, ord. ap- proved June 9, 1897...	500 00			
	<u>\$700 00</u>			
Transfer to, ord'ce ap- proved Dec. 27, 1897..	307 00			
	<u>1,007 00</u>	1,007 00		
4. For postage, miscella- neous, and incidental expenses, including use of telephone.....	\$1,300 00			
Transfer to, ordinance approved Dec. 27, 1897	750 00			
	<u>2,050 00</u>	2,050 00		
5. For stationery and print- ing blank books, ad- vertising, books for library, executing the Registration Act, printing rules, and information for the preservation of the public health.....	\$3,400 00			
Transfer to, ordin'ce ap- proved Oct. 26, 1897..	500 00			
	<u>\$3,900 00</u>			
Transfer to, ordin'ce ap- proved Dec. 27, 1897...	1,000 00			
	<u>4,900 00</u>	4,900 00		

Table H—Continued.

Department of Public Safety (Bureau of Health).

General Appropriation.	Amount appropriat'd.	Amount counters'g'd	Balance merging.	Balance notmerging
Items.				
6. For removal of nuisances and expenses incidental thereto, and making special sanitary inspections for quarantining infected houses.....\$23,000 00				
Transfer to, ordin'ce approved Dec. 26, 1897.. 1,150 00	\$24,150 00	\$24,150 00		
<i>Provided, That the City Controller may countersign warrants on this item for 1896.</i>				
7. For disinfecting tank, horses, drivers, etc., purchase of disinfecting apparatus, materials, etc \$3,500 00				
Transferred to, Ordin'ce approved Dec. 27, 1897 1,000 00	4,500 00	4,500 00		
8. For the care of patients, including the pay of cooks, nurses, fireman, gardener, drivers of ambulances, disinfectors, hostler, etc.....\$10,000 00				
Additional appropriation, ordinance approved June 9, 1897... 6,000 00				
	\$16,000 00			
Transferred to, ordinance approved June 10, 1897 2,000 00				
	18,000 00			
Transferred to, ordinance approved Oct. 26, 1897..... 5,500 00				
	\$23,500 00			
Transferred to, ordinance approved December 27, 1897..... 500 00	24,000 00	23,974 46	\$25 54	
<i>Provided, That the City Controller may countersign warrants on this item for 1896.</i>				
9. For board and washing for patients, nurses, officers, etc., \$9,000 00				
Additional appropriation, ordinance approved June 9, 1897... 6,000 00				
	\$15,000 00			
Transferred to, ordinance approved June 9, 1897..... 2,390 72				
	\$17,390 72			

Table II—Continued.

Department of Public Safety (Bureau of Health).

General Appropriation.	Amount appropriat'd.	Amount counters'g'd	Balance merging.	Balance not merging
Item 9—Continued.				
Transferred to, ordinance approved Oct. 26, 1897.....	\$5,700 00			
	\$23,090 72			
Transferred to, ordinance approved Dec. 27, 1897.....	2,000 00	\$25 090 72	\$25,090 72	
<i>Provided</i> , That warrants shall be drawn against this item without advertising whenever the bill is approved by the President <i>pro tem.</i> and Secretary of the Board of Health, and the proper committee thereof, and by the Director of Public Safety; and				
<i>Provided, also</i> , That the City Controller may countersign warrants on this item for 1896.				
10. For clothing, bedding, furniture, repairs, lights, brushes, soap, cleansing, drugs, coffins, and burial expenses.....	\$3,500 00			
Additional appropriation, ordinance approved June 9, 1897....	2,000 00			
	\$5,500 00			
Transfer to, ord'ce approved June 9, 1897..	1,000 00			
	\$6,500 00			
Transfer to, ord'ce approved Oct. 26, 1899...	1,000 00			
	\$7,500 00			
Transfer to, ord'ce approved Dec. 27, 1897..	2,000 00	9,500 00	9,500 00	
<i>Provided</i> , That warrants shall be drawn against this item whenever the bill is approved by the proper Committee of the Board of Health and by the Director of the Dep't of Public Safety:				
<i>Provided, also</i> , That the City Controller may countersign warrants on this item for 1896.				
11. For fuel.....	\$2,500 00			
Transferred to, ordinance approved Oct. 26, 1897.....	500 00			
	\$3,000 00			
Transferred to, ordinance approved Dec. 27, 1897.....	300 00	3 300 00	3, 65	35

Table II—Continued.

Department of Public Safety (Bureau of Health).

General Appropriation.	Amount appropriat'd.	Amount counters'gd.	Balance merging.	Balance not merging
Items.				
12. For the purchase of horses, vehicles, and harness, and keep of and repairs to same... \$1,500 00				
Additional appropriation, ordinance approved June 9, 1897.... 1,700 00				
	\$3,200 00	\$3,139 54	46	
13. For insurance and general improvements and repairs to buildings, grounds, and appurtenances. \$2,000 00				
Additional appropri'n. Ord. approved June 9, 1897..... 2,300 00				
	\$4,300 00			
Transferred to, ordinance approved Oct. 26, 1897..... 500 00				
	\$4,800 00			
Transferred to, ordinance approved Dec. 27, 1897..... 500 00				
	5,300 00	5,261 30	38 70	
14. For purchase of chemicals, apparatus, and incidentals for laboratory.....	750 00	750 00		
<i>Provided, That warrants shall be drawn against this item without advertising, whenever the bill is approved by the proper committee of the Board of Health and by the Director of Public Safety.</i>				
15. For salaries:				
Chief bacteriologist.... 4,000 00				
Assist. bacteriologist... 2,000 00				
Second assistant 1,200 00				
Clerk 1,000 00				
Two helpers, \$600 each, 1,200 00				
Cleaner..... 240 00				
For the purchase of materials, apparatus, and incidentals for biological laboratory, 610 00				
	\$10,250 00			
<i>Provided, That salaries in this division shall be fixed from time to time by the Board of Health and the Mayor.</i>				
<i>Provided, also, That warrants shall be drawn against this</i>				

*Table H—Continued.**Department of Public Safety (Bureau of Health).*

General Appropriation.	Amount appropriat'd.	Amount counters'g'd	Balance merging.	Balance not merging
Item 15—Continued.				
item without advertisement whenever the bill is approved by the proper committee of the Board of Health and by the Director of the Department of Public Safety.				
In accordance with an ordinance of Councils approved Feb. 24, 1897, the following change of salary of chief and appointments of assistants, etc., were made by resolution dated Mar. 2, 1897:				
chief bacteriologist, \$2,000 00.				
Third assistant bacteriologist, \$900 00.				
Fourth assistant bacteriologist, \$700 00.				
Third helper, \$300 00.				
Transferred from, ordinance approved June 9, 1897.....	390 72			
	<u>\$9,859 28</u>			
Transferred to, ordinance approved October 26, 1897.....	200 00			
	<u>\$10,059 28</u>			
Transferred from (salaries), ordinance approved December 27, 1897.....	411 10			
	<u>\$9,648 18</u>			
Transferred to (materials, etc.), ordinance approved December 27, 1897.....	100 00			
	<u>\$9,748 18</u>			
16. For special sanitary inspections and general expenses necessary for the protection of the public health.....		\$9,748 18	\$9,748 18	
Transferred from, ordinance approved December 27, 1897.....	1,230 77			
	<u>3,769 23</u>			
17. For costs and expenses executing warrants for violation of the Act of June 26, 1895, by consignors and shippers of adulterated milk in counties other than Philadelphia		3,769 23	3,769 23	
	<u>100 00</u>			
		99 43	57	
Totals.....	\$240,089 32	\$239,975 32	\$114 00	

*Table H—Continued.**Department of Public Safety (Bureau of Building Inspectors.)*

General Appropriation.	Amount appropria'd.	Amount counters'g'd	Balance mergiug.	Balance not merging
An Ordinance to make an appropriation to the Department of Public Safety for the year 1897 (Bureau of Building Inspectors), approved December 31, 1896.....	\$49,320 00			
Items.				
1. For salaries:				
Chief inspector.....	\$3,500 00			
<i>Provided, The Chief Inspector shall give his entire time and undivided attention to the duties of his office.</i>				
Deputy chief inspector.	2,200 00			
Thirteen inspectors (two thousand dollars each).....	26,000 00			
Inspector engineer....	2,000 00			
Two elevator inspectors (one thousand two hundred dollars each)	2,400 00			
Chief clerk.....	1,600 00			
Clerk	1,200 00			
Clerk	1,000 00			
Stenographer and typewriter.....	600 00			
Messenger.....	720 00			
	\$41,220 00	\$40,094 66	\$225 34	
2. For incidentals, printing, stationery, books, furniture, etc.....	2,500 00	2,500 00		
3. For horse keep, repairs to wagon, etc.....	5,600 00	5,600 00		
Totals	\$49,320 00	\$49,094 66	\$225 34	

*Table H—Continued.**Department of Public Safety (Bureau of City Property).*

General Appropriation.	Amount appropriat'd.	Amount counters'g'd	Balance merging.	Balance not merging
An Ordinance to make an appropriation to the Department of Public Safety (Bureau of City Property) for the year 1897, approved Decem- ber 31, 1896.....	\$243,889 22			
Brought from books of '96	69,151 36			
Additional appropriation, ordinance Mar. 29, 1897	400 00			
Additional appropriation ordinance June 9, 1897	5,000 00			
Additional appropriation ordinance June 9, 1897	1,200 00			
Additional appropriation ordinance July 7, 1897...	240 00			
Additional appropriation ordinance July 14, 1897.	50,000 00			
Received by transfer, ord. September 22, 1897.....	1,513 00			
	<u>\$371,393 58</u>			
Items.				
1. For Salaries:				
Chief of Bureau, \$3,900, and \$400 for keep of house and carriage.....	\$4,300 00			
Chief clerk.....	1,500 00			
Clerk and messenger.....	900 00			
Clerk.....	900 00			
Typewriter	500 00			
Janitress	360 00			
Clerks of markets.....	4,810 00			
Superintendent of In- dependence Hall.....	720 00			
Assist. superintendent Independence Hall....	450 00			
Janitress Independence Hall.....	300 00			
Fireman Independence Hall.....	340 00			
Superintendent Ger- mantown Hall.....	600 00			
Janitor of Grand and Petit Jury rooms.....	675 00			
Janitor Orphans' Court rooms	600 00			
Janitor Orphans' Court room.....	432 00			
Janitor Orphans' Court offices.....	240 00			
Three watchmen of Independence Hall, \$600 each	1,800 00			

*Table H—Continued.**Department of Public Safety (Bureau of City Property).*

General Appropriation.	Amount appropria'd.	Amount counters'g'd	Balance merging.	Balance not merging
Item 1—Continued.				
Five janitors of Courts No. 1, 2, 3, 4 and Old Court (\$540 each).....	\$2,700 00			
Five janitors of City Hall Courts \$600 each	3,000 00			
Two janitors of City Hall Courts \$450 each	900 00			
Thirteen superintend- ents of squares, \$700 ea.	9,100 00			
One superintendent of Starr Garden Square..	600 00			
Seven superintendents of squares, \$500 each.	3,500 00			
Ten assist's for squares and four assistants for six months, at \$1.50 per day each.....	5,775 00			
Landscape gardener.....	1,500 00			
Superintendent City Bur- ial Ground.....	500 00			
Ass't Superintendent of City Burial Ground...	470 00			
Cleaners of public uri- nals	2,800 00			
Superintendent of City Morgue.....	720 00			
Assistant superintend- ent of City Morgue...	450 00			
Engineer at City Morgue	900 00			
Helper at City Morgue	480 00			
Special officer State House,	800 00			
Eight superintendents of public bath-houses, \$600 each per annum,	4,800 00			
Window cleaner.....	600 00			
Steward of Lazaretto...	900 00			
	59,922 00			
An Ordinance to pay as- sistant janitor of Court No. 4, from the first day of July, 1897, at the rate of \$480 per annum, ap- proved July 7, 1897.....	240 00			
	\$60,162 00			
Transfer from, ordin'ce Sept. 27, 1897.....	2,000 00			
Transfer from, ordin'ce Nov. 22, 1897.....	300 00			
	\$57,862 00			
Transfer from, ordin'ce Dec. 27, 1897.....	22 00			
	\$57,840 00	\$57,821 50	\$18 5	
2. For printing, blank books, sta- tionery, advertising, insurance, and incidentals.....	\$2,500 00			
Received by transfer, ord. Sept. 27, 1897.....	3 00			
Received by transfer, ord. Nov. 22, 1897.....	14 40			
	2,814 40	2,738 63	75 77	

*Table H—Continued.**Department of Public Safety (Bureau of City Property).*

General Appropriation.	Amount appropriat'd.	Amount counters'g'd	Balance merging.	Balance not merging
Items.				
3. Repairs to market-houses \$1,500 00				
Repairs and other ex- penses of public urinals 500 00				
Repairs and other ex- penses Town Hall, Germantown 300 00				
Repairs to property owned by and used for City purposes..... 1,500 00				
Repairs to City Burial Ground including ex- penses of Crematory.. 900 00				
Repairs and other expenses to public bath-houses..... \$3,000 00				
Repairs to and cleaning public clocks 500 00				
	\$8,200 00			
Transfer from, ordin'ce Nov. 22, 1897..... 200 00				
	8,000 00	7,998 06	1 94	
4. For cleaning docks and repairing wharves and landings \$10,000 00				
Transfer from, ord'ce Sept. 27, 1897..... 2,000 00				
Transfer from, ord'ce Dec. 27, 1897..... 338 97				
	7,661 03	7,661 03		
5. For fees of auctioneers.. \$200 00				
Received by transfer, Sept. 27, 1897..... 66 00				
	266 00	266 00		
5½. For expenses contracted in 1896 in sale of Lazaretto... \$448 88				
Transfer from, ordin'ce Sept. 27, 1897..... 59 15				
	389 73	389 73		
6. For labor and other expenses in the public squares, including manuring, sodding, repairs to benches, and new benches, re- placing trees, flowers and other expenses..... \$18,000 00				
Received by transfer, ord. Nov. 22, 1897..... 1,140 00				
Received by transfer, ord. Dec. 27, 1897..... 250 00				
	19,390 00	19,389 93	07	
7. For cleaning cesspools.. \$500 00				
Transfer from, ordin'ce Nov. 22, 1897..... 200 00				
	300 00	286 50	13 50	
7½. To pay bills of 1896 for cleaning cesspools at Disston P'k, \$156 00				
Transfer from, ordin'ce Sept. 27, 1897..... \$7 13				
	68 87	68 87		

Table H—Continued.

Department of Public Safety (Bureau of City Property).

General Appropriation.	Amount appropria'd.	Amount counters'g'd	Balance merging.	Balance not merging
Items.				
8. For coal, ice, kindling-wood, and fuel.....	\$1,600 00			
Received by transfer, ord. Sept. 27, 1897.....	400 00			
	\$1,400 00	\$1,399 97	03	
RENTALS.				
9. Holmesburg Sub-station	\$100 00			
Bustleton Sub-station..	160 00			
Patrol Stations:				
307 Union st.....	800 00			
824 Lombard st.....	600 00			
Twentieth and York	800 00			
Twentieth and Nich- olas sts.....	700 00			
Cambria and Staun- ton sts.....	700 00			
Premises No. 3 South Thirty-seventh st., sub-Gas Office.....	300 00			
Premises Juniper and Filbert streets until June 25, 1897... ..	3,000 00			
Fire Houses.....	12,050 00			
Gas office, Broad street and Columbia ave..	3,250 00			
Arches under the Pennsylvania Rail- road for use of the Electrical Bureau...	500 00			
Property at German- town Junction, for use of Electric'l Bu- reau.....	100 00			
Automatic fire alarm, State House Row...	900 00			
An Ordinance to pay rent of premises Ju- niper and Filbert sts. to Dec. 31, 1897, ap- proved July 14, 1897..	3,000 00			
	\$26,960 00	26,414 02	\$545 98	
9½. To pay bills of 1896 for repairs to automatic fire alarm, State House.....	492 00	492 00		
10. For ground-rents and interest.....	3,537 34	3,534 17	3 17	
11. For removing ice and snow from pavements in front of State House row, public halls, and squares, ordin'ce Dec. 31, 1897.....	\$2,500 00			
Bro't from books of 1896.	1 60			
	2,501 60	2,495 80		\$5 80
<i>Provided, This item shall not merge.</i>				
12. For bedding and other accommo- dations for jurors required for the several Courts.....	200 00	199 07	93	

*Table H—Continued.**Department of Public Safety (Bureau of City Property).*

General Appropriation.	Amount appropriat'd.	Amount counters'g'd	Amount merging.	Amount not merging
Items.				
13. For repairs to and cleaning Court rooms, City Solicitor's and other rooms, and repairs to furniture and new furniture for the same, \$1,000 00 Received by transfer, ord. Nov. 22, 1897.....	1,640 00	\$2,640 00	\$2,639 11	89
14. For flags, flag-staffs, halliards, awnings and repairs to same.....	1,500 00	1,494 53	\$5 47	
15. For stationery, gas, and other ex- penses at City Morgue, \$1,000 00 Transfer from, ordinance Nov. 22, 1897.....	200 00	8 0 00	797 15	2 85
16. For payment of gas bills for light- ing of military organizations: First Regiment.....	\$1,125 00			
Second Regiment.....	1,325 00			
Third Regiment.....	750 00			
State Fencibles.....	450 00			
First Troop P. C. C.....	168 00			
Naval Reserves.....	225 00			
Gray Invincibles.....	187 00			
Battery "A" Artillery...	168 00	4,398 00	1,724 08	2,674 92
<i>Provided, That no warrants shall be drawn against this item in favor of any organization named until all the bills due for lighting by said organizations shall be paid. The light to be used exclusively by said organizations.</i>				
17. For supplying coal to military organizations: First Regiment.....	\$450 00			
Second Regiment.....	200 00			
Third Regiment.....	300 00			
State Fencibles.....	200 00			
Battery "A" Artillery...	150 00			
First Troop P. C. C.	100 00			
Naval Reserves.....	200 00			
Gray Invincibles.....	75 00	1,675 00	1,485 83	189 17
18. For repairs, improvements and alterations upon station and patrol houses.....	\$25,000 00			
Additional appropriation, ord. July 14, 1897.....	6,000 00			
Received by transfer, or- dinance Sept. 27, 1897,	1,608 78			
Received by transfer, or- dinance Nov. 22, 1897	837 90			
Received by transfer, ord. Dec. 27, 1897.....	150 00	33,596 68	33,353 78	40
19. For stoves, heaters, and repairs to same	\$4,000 00			\$242 50
Received by transfer, ord. Sept. 27, 1897.....	2,000 00	6,000 00	5,993 89	11

*Table H—Continued.**Department of Public Safety (Bureau of City Property.)*

General Appropriation.	Amount appropriat'd.	Amount counters'g'd	Balance merging.	Balance not merging
Items.				
20. For laying improved pavements and repairs to same.....	\$2,000 00	\$1,998 69	\$1 31	
21. For gas, station and fire houses, Northern Liberties Gas Works and H. of Correction...\$2,000 00				
Trans. from, ordinance, Dec. 27, 1897..... 39 03	1,960 97	1,754 81	206 16	
22. For the purpose of furnishing music in the public squares and incidental thereto...\$15,000				
Transferred from, ord'nce, Nov. 22, 1897..... 200	14,800 00	14,733 36	66 64	
23. For repairs to Allegheny avenue wharf.....\$3,000 00				
Brought from books of 1896 2,000 00				
\$5,000 00				
Transferred from, ord'nce Nov. 22, 1897..... 200 00	4,800 00	4,800 00		
24. For completing real estate record book.....\$1,200 00				
Transferred from, ord. Sept. 27, 1897..... 50 00	1,150 00	1,150 00		
25. For insurance and repairs to buildings, grounds, etc., Laza- retto.....	500 00	482 31	17 69	
26. For restoration of Independence Hall and adjoining buildings. \$50,000 00				
Brought from books of 1896..... 2,420 00	52,420 00	14,609 62		\$37,810 38
<i>Provided, This Item shall not merge. Ord. Dec. 31, 1897.</i>				
27. Toward the erection on the City Hall Plaza of a statue of Stephen Girard.....				
Brought from books of 1898.....	1,000 00	1,000 00		
27½. An Ordinance to make an ap- propriation to purchase the property in the rear of No. 525 South Nineteenth Street. Approved March 29, 1897.....	400 00	400 00		

Table H—Continued.

Department of Public Safety (Bureau of City Property.)

General Appropriation.	Amount appropriat d.	Amount counters'g'd	Balance merging.	Balance not merging
Items.				
28. For the erection of one pavilion hospital on Municipal Hospital grounds, and repairs to buildings, ord. Jan. 29, 1896.				
Brought from books of 1896.....	\$4,326 12	\$3,509 87	\$816 25
<i>Provided</i> , That this item shall not merge, ordinance Dec. 31, 1897.				
29. An Ordinance to make an appropriation for the improvement of Vernon Park and John Dickinson Square, approved Dec. 29, 1886.				
Brought from books of 1896, \$195 94				
Additional appropriation for filling, grading and top soiling Vernou Park, approved June 9, 1897.....	1,200 00			
\$1,395 94				
Transferred from, ord. Nov. 22, 1897.....	27 25			
	1,368 69	1,367 75	94	
30. An Ordinance to make an appropriation for placing school property at Holmesburg in condition as a Police Sub-Station, approved Dec. 29, 1896.				
Brought from books of 1896	\$1,417 00			
Transferred from, ord'nance Nov. 22, 1897.....	13 30			
	1,403 70	1,322 85	80 85
<i>Provided</i> , This item shall not merge, ord. Dec. 31, 1897.				
31. An Ordinance to complete bath-house in the Nineteenth Ward, and to make an appropriation therefor. Approved Jan. 29, 1896, and March 16, 1896.				
Brought from books of 1896.....	755 15	755 15		
32. An Ordinance to make an appropriation for the improvement of ground at the intersection of Third street and Moyamensing avenue and Reed street, in the First Ward, approved Jan. 29, 1896.				
Brought from books of 1896, \$218 00				
Transferred from, ordinance Sept. 27, 1897...	178 50			
	39 50	39 50		

*Table H—Continued.**Department of Public Safety (Bureau of City Property).*

General Appropriation.	Amount appropriat'd.	Amount counters'g'd	Balance merging.	Balance not merging.
Items.				
33. An ordinance to make an appropriation for the erection of a police and patrol house in the Second Ward, approved December 28, 1894, and March 31, 1896.. <i>Provided, This item shall not merge, ordinance Dec. 31, 1897.</i> Brought from books of 1896.....	\$21,000 00			\$21,000 00
34. For the purchase of a lot and the erection of a patrol house, northeast corner of Montgomery avenue and McClellan street, Eleventh Police District..... Ordinance Dec. 28, 1894. Brought from books of 1896.....	438 15	\$438 15		
35. For extension Twenty-sixth District Police Station House and addition to Patrol House..... Ordinance July 3, 1895 Loan June 18, 1895..... Brought from books of 1896.....	1,712 30	1,712 30		
36. For the erection of new fire house on City property, southwest corner of Sixth and Sansom streets. Ordinance July 3, 1895. Brought from books of 1896..... Loan June 18, 1895.	985 00	985 00		
37. For purchase of lot and erection of new house for fire engine company, Belmont avenue near Girard avenue. Ordinance July 3, 1895. Brought from books of 1896..... Loan June 18, 1895.	736 25	736 25		
38. An Ordinance to make an appropriation for the improvement of Wharton Square, Thirty-sixth Ward, approved April 2, 1896.. Brought from books of 1896..... \$3,262 00 Additional appropriation, ordinance June 9, 1897..... 5,000 00	8,262 00	8,258 67	\$3 33	
39. An Ordinance to make an appropriation for the improvement of Allegheny Square, Twenty-fifth Ward, approved April 2, 1896..... Brought from books of 1896..... \$1,378 75 Transferred from, ordinance Nov. 22, 1897... 778 75	600 00	563 17	36 88	

Table H—Continued.

Department of Public Safety (Bureau of City Property).

General Appropriation.	Amount appropriat'd.	Amount counter-sg'd	Balance merging.	Balance not merging
Items.				
An Ordinance to make an appropriation for the purchase of property and the erection of a building for fire purposes in the vicinity of Second and Race streets, approved April 2, 1896. <i>Provided</i> , That this item shall not merge, ordinance Dec. 31, 1897. Brought from books of 1896.	\$8,000 00	\$8,000 00
41. An Ordinance to make an appropriation for the purchase of a lot and the erection of a bath-house, Twenty-third Ward, approved April 2, 1896. <i>Provided</i> , This item shall not merge, ordinance Dec. 31, 1897. Brought from books of 1896.	14,000 00	14,000 00
42. An Ordinance to make an appropriation for building a bath-house in Waterview Park, Twenty-second Ward, approved April 2, 1896. Brought from books of 1896. <i>Provided</i> , This item shall not merge, ordinance Dec. 31, 1897.	5,305 10	\$4,906 20	\$9 10	389 80
43. An Ordinance for the purchase of a lot for fire purposes in the Eighth Ward, approved July 14, 1897. Temporary loan. <i>Provided</i> , This item shall not merge, ordinance Dec. 31, 1897.	25,000 00	25,000 00
44. An Ordinance to make an appropriation for the erection of a bath-house in the Twenty-seventh Ward, approved July 14, 1897. Temporary loan. <i>Provided</i> , This item shall not merge, ordinance Dec. 31, 1897.	8,000 00	8,000 00
45. An Ordinance for the purchase of lot and buildings, northeast corner of Clearfield and Jasper streets, approved July 14, 1897. Temporary loan. <i>Provided</i> , This item shall not merge, ordinance Dec. 31, 1897.	8,000 00	8,000 00
Totals.....	\$371,393 58	\$244,173 30	\$3,874 70	\$123,345 58

Table H—Continued.

Department of Public Safety (Electrical Bureau).

General Appropriation.	Amount appropriat'd.	Amount counters'g'd	Balance merging.	Balance not merging.
An Ordinance to make an appropriation to the Department of Public Safety (Electrical Bureau), for the year 1897, approved December 31, 1896.....	\$979,480 00			
Brought from books of 1896.....	5,951 75			
	\$985,431 75			
Transferred from, ordinance December 31, 1897.	1,300 00			
	\$984,131 75			
Items.				
1. For salaries :				
Chief.....	\$5,000 00			
Manager.....	3,000 00			
Assistant manager.....	1,600 00			
Assistant manager.....	1,500 00			
Chief clerk.....	2,000 00			
First assistant clerk.....	900 00			
Second assistant clerk	750 00			
Stenographer and typewriter.....	500 00			
Draughtsman.....	1,000 00			
Chief line inspector \$1,200, uniform \$40....	1,240 00			
Eight inspectors, \$1,180 each, uniforms \$40 each.....	9,760 00			
Twenty operators at \$1,100 each, and \$40 for uniforms each.....	22,800 00			
Foreman \$900, and \$40 for uniform....	940 00			
Eight linemen at \$850 each, and \$40 for uniforms each.	7,120 00			
Batteryman.....	900 00			
Electrical plumber, \$1,000, and unif'm \$40	1,040 00			
Two assistant electrical plumbers, \$900, and \$40 for uniforms each	1,880 00			
Two janitors, \$450 each	500 00			
	\$62,430 00			
Transferred from, ordinance Nov. 4, 1897.....	1,000 00			
	\$61,430 00	\$60,986 03	\$443 97	
2. For repairs, instruments, supplies, and labor.....	\$15,000 00			
Received by transfer, ordinance Nov. 4, 1897	5,000 00			
	20,000 00	19,839 20	160 80	
3. For iron posts, mast arms, hauling, supplies, materials and labor.....	5,000 00	4,929 88	70 1	

*Table H—Continued.**Department of Public Safety (Electrical Bureau).*

General Appropriation.	Amount appropriat'd.	Amount counters'g'd	Balance merging.	Balance not merging
Items.				
4. For maintenance and keep of horse and wagon.....	\$400 00	\$400 00		
5. For keep of horse and wagon for Chief line inspector.....	400 00	400 00		
6. For acids, batteries, and materials	6,000 00	5,980 51	\$19 49	
7. For stationery, printing, advertising, car fares, car tickets, and incidentals..... \$3,500 00 Received by transfer, ordinance November 4, 1897..... 500 00	4,000 00	3,947 56	52 44	
8. For painting telegraph poles, electric-light poles, cross-arms, mast-arms and patrol booths \$2,000 00 Received by transfer, ordinance November 4, 1897..... 1,000 00	3,000 00	2,979 45	20 5	
9. For ice..... \$150 00 Received by transfer, ordinance November 4, 1897..... 79 25	229 25	207 03	12 22	
10. For the improvement and extension of the Police and Fire Telegraph.....	7,000 00	6,968 30	31 70	
11. For the purchase and rent of telephones, purchase of materials and instruments, extension of the lines and hospital and armory service, including Brigade Headquarters National Guards of Pennsylvania, Presbyterian, Children's Homœopathic, St. Mary's, Orthopædic, Samaritan, Jefferson, West Philadelphia for Women, Howard, St. Agnes' University, St. Christopher's for Children, Fred. Douglass, North College avenue and Twenty-second street Polyclinic, and Naval Reserves Armory, \$100 per annum each.....	7,300 00	7,278 31	21 68	
12. For the improvement and extension of the police signal and telephone service.....	6,000 00	5,986 08	13 92	
13. For cables, conduits, manhole covers, iron posts, mast arms, hauling, cartage, materials and labor for underground electrical service..... \$20,000 00 Rec'd by transfer, ord. Nov. 4, 1897..... 6,420 75	26,420 75	26,070 88	349 87	

*Table H—Continued.**Department of Public Safety (Electrical Bureau).*

General Appropriation.	Amount appropria'd.	Amount counters'g'd	Balance merging.	Balance not merging
Items.				
14. For labor, lamps, wiring, materials, current, and repairs for police, patrol and fire stations, and fountain in Ontario Park..	\$3,000 00	\$2,910 64	\$89 36	
15. For electric lighting... \$757,137 75 Brought from books of 1896..... 5,951 75 \$763,089 50				
Transferred from, ord. Nov. 4, 1897..... 1,600 00	761,489 50	753,582 22	1,955 53	\$5,951 75
15½. For new electric lights, \$42,862 25 Transferred from, ord. Nov. 4, 1897..... 2,400 00	40,462 25	39,623 89	838 36	
16. For purchase and laying of underground conduits and constructing manholes..... \$40,000 00 Transferred from, ord. Nov. 4, 1897..... 8,000 00	32,000 00	31,995 95	4 05	
17. For rent of telephones for thirteen offices of District Surveyors, Bureau of Surveys, at 100 dollars each..... \$1,300 00 Transferred from, ord. Dec. 27, 1897..... 1,300 00				
Totals.....	\$984,131 75	\$974,085 94	\$4,094 06	\$5,951 75

*Table II—Continued.**Department of Public Safety (Bureau of Inspectors of Steam Engines and Boilers).*

General Appropriation.	Amount appropriat'd.	Amount counters'g'd	Balance merging.	Balance not merging
An Ordinance to make an appropriation to the Department of Steam Engines and Boilers, for the year 1897, ordinance approved December 31, 1896.....\$16,000 00				
Items.				
1. For salaries:				
Chief inspector..... \$3,000 00				
Five assistants, \$1,200 each..... 6,000 00				
Chief clerk..... 1,300 00				
Registering clerk..... 800 00				
Messenger..... 700 00				
Driver..... 700 00				
	\$12,500 00	\$12,500 00		
2. For transportation of men, keep of horses, horse-shoeing, repairs to wagons and harness, and purchase of a horse and wagon.....	2,000 00	1,802 74	\$197 26	
3. For extra labor, clerk hire, janitor, testing boiler plates, and advertising.....	500 00	391 25	108 75	
4. For test pumps and repairs, forcing hose, gauges and repairs, tools, fittings and attachments..	250 00	214 21	35 79	
5. For certificates of inspection, printing blanks, blank books, stationery, binding, postage, and incidentals.....	750 00	734 07	15 93	
Totals.....	\$16,000 00	\$15,642 27	\$357 73	

Table II—Continued.

Department of Public Safety (Bureau of Fire and Fire Escapes).

General Appropriation.	Amount appropriat'd.	Amount counters'g'd	Balance merging.	Balance not merging
An Ordinance to make an appropriation to the Department of Public Safety (Bureau of Fire and Fire Escapes), for the year 1897, ordinance approved December 31, 1896. \$969,251 25				
Additional appropriation, ordinance approved June 16, 1897.....	21,829 95			
	\$991,091 20			
Transferred to, ordinance approved Nov. 22, 1897.....	1,740 00			
	\$989,351 20			
Additional appropriation, ordinance approved Nov. 22, 1897.....	10,000 00			
	\$999,351 20			
Items.				
1. For salaries:				
Chief Engineer.....	\$3,600 00			
Assistant to chief engineer	2,500 00			
Eight assistant engineers, \$1,800 each.....	14,400 00			
Joseph T. Hammond....	1,200 00			
Secretary.....	1,350 00			
Clerk at storehouse.....	900 00			
Messenger.....	700 00			
Assistant clerk.....	900 00			
Four telephone operators, \$900 each.....	3,600 00			
Driver of supply wagon	750 00			
Fifty-seven foremen, \$1,250 each.....	71,250 00			
Fifty-seven assistant foremen, \$3 each per day.....	62,415 00			
Forty-eight enginemen, \$3 each per day.....	52,560 00			
Forty-eight firemen, \$2.75 each per day	48,180 00			
Seventy drivers, \$2.75 each per day.....	70,262 50			
Nine tillermen, \$3 each per day.....	9,855 00			
Four hundred and thirty-seven hose and laddermen.....	438,638 75			
Provided, That all hosemen, laddermen, tillermen, drivers and firemen appointed hereafter shall be paid at the rate of \$2.25 per day the first				

*Table H—Continued.**Department of Public Safety (Bureau of Fire).*

General Appropriation.	Amount appropriat'd.	Amount counters'g'd	Balance merging.	Balance not merging
Item 1—Continued.				
year; at the rate of \$2.40 per day the sec- ond year; at the rate of \$2.50 per day the third year; at the rate of \$2.60 per day the fourth year; at the rate of \$2.75 per day the fifth year.				
Veterinary surgeon.....	\$2,000 00			
Superintendent of re- pair shop.....	1,500 00			
Ass't superintendent of repair shop.....	1,000 00			
Watchman.....	540 00			
Nine machinists, \$800 each	7,200 00			
One blacksmith.....	900 00			
Three blacksmiths, \$800 each	2,400 00			
Five helpers, \$600 each..	3,000 00			
Four wheelwrights, \$800 each	3,200 00			
One plumber and gas- fitter	900 00			
One boiler-maker	800 00			
Two carpenters, \$800 each	1,600 00			
One pattern-maker.....	800 00			
Four painters, \$800 ea.	3,200 00			
Clerk of Bureau of Fire Escapes.....	100 00			
Messenger of Bureau of Fire Escapes.....	50 00			
	<u>\$812,251 25</u>			
<i>Provided, That section 5 of an Ordinance ap- proved Feb. 28, 1856, shall not apply to this item.</i>				
Transferred from, ordi- nance approved July 7, 1897.....	4,300 00			
	<u>\$807,951 25</u>			
Transferred from, ordi- nance approved Sept. 27, 1897.....	2,671 28			
	<u>\$805,279 97</u>			
Transferred from, ordi- nance approved Dec. 27, 1897.....	1,450 00			
	<u>\$803,829 97</u>	<u>\$801,317 88</u>	<u>\$2,512 09</u>	

*Table H—Continued.**Department of Public Safety (Bureau of Fire).*

General Appropriation.	Amount appropriat'd	Amount counters'g'd	Balance merging.	Balance not merging
Items.				
2. To purchase uniforms... \$29,400 00 Transferred to, ordi- nance approved Sept. 27, 1897..... 200 00	\$29,600 00	\$29,362 21	\$237 79	
3. For straw, feed, horse- shoeing and medi- cine for veterinary uses..... \$35,000 00 <i>Provided, That war- rants may be counter- signed for horseshoe- ing on this item on the approval of the bills by the Director of the Department of Public Safety.</i> Transferred to, ord. ap- proved Dec. 27, 1897... 550 00	35,550 00	35,468 80	81 20	
4. For repairs and supplies \$8,000 00 Transferred to, ordi- nance approved July 7, 1897..... 1,000 00	\$9,000 00			
Transferred to, ord. ap- proved Sept. 27, 1897.. 2,000 00	11,000 00	10,950 98	49 02	
5. For supplies for engine-houses, stables and fire-boat.....	6,500 00	6,484 03	15 97	
6. For printing, advertising, and sta- tionery..... \$750 00 Transferred to, ordi- nance approved Dec. 27, 1897..... 100 00	850 00	793 06	56 94	
7. For fuel..... \$12,000 00 Transferred to, ordi- nance approved Dec. 27, 1897..... 800 00	12,800 00	12,693 58	106 42	
8. For forcing-hose and couplings, and chemical hose.....	12,000 00	11,995 00	5 00	
9. For horses.....	7,500 00	7,500 00		
10. For harness and repairs to har- ness, and stable supplies.....	1,500 00	1,480 43	19 57	
11. For ice for fire-stations and offices..... \$750 00 Transferred to, ordi- nance approved Sept. 27, 1897..... 125 00	875 00	851 26	23 74	

*Table H—Continued.**Department of Public Safety (Bureau of Fire.)*

General Appropriation.	Amount appropria'd.	Amount counters'g'd	Balance merging.	Balance not merging
Items.				
12. For cleaning bunk-rooms and office.....\$18,000 00 Transferred to, ordi- nance approved Sept. 27, 1897..... 84 00	\$18,084 00	\$18,084 00		
13. For incidental and office ex- penses.....	300 09	279 15	\$20 85	
14. For tools for repair shop \$1,300 00 Transferred to, ord. ap- proved Sept. 27, 1897.. 85 00	1,385 00	1,384 98	02	
15. For expenses incurred in remov- ing dangerous walls, as pro- vided in Ordinance of April 30, 1883	500 00	268 76	231 24	
16. For new apparatus.....\$10,000 00 Transferred from, ord. app'd Nov. 22, 1897.... 740 00	9,260 00	9,260 00		
17. For bedding and furni- ture.....\$3,500 00 Transferred from, ordi- nance approved Nov. 27, 1897..... \$1,000 00	2,500 00	2,477 21	22 79	
18. For alterations and repairs to fire stations.....\$5,000 00 Transferred to, ordi- nance approved July 7, 1897..... 3,300 00	8,300 00	8,283 49	16 51	
19. For Firemen's Pension Fund.....	5,000 00	5,000 00		
20. An ordinance to make an appro- priation of certain moneys from the Commonwealth of Pennsyl- vania to new Item No. 20 in the annual appropriation to the Department of Public Safety (Bureau of Fire), for the Fire- men's Pension Fund, approved June 16, 1897.	21,839 95	21,839 95		
21. An ordinance for the payment of bills 1896, transferred from Item 1, approved Sept. 27, 1897.....	177 28	177 28		
22. An ordinance for alterations and installing new boiler in tug Stuart..... 10,000 00 <i>Provided.</i> That said boiler shall be made in Philadelphia by a Philadelphia manufacturer, ap- proved Nov. 22, 1897.		78 00		\$9,922 00
Totals.....	\$999,351 20	\$986,030 05	\$3,399 15	\$9,922 00

Table H—Continued.

Department of Public Safety (Bureau of Police).

General Appropriation.	Amount appropriat'd.	Amount counters'g'd	Balance merging.	Balance not merging
An Ordinance to make an appropriation to the Department of Public Safety (Bureau of Police), for the year 1897, approved December 31, 1896.....	\$2,514,069 75			
Brought from books of 1895.....	2,091 17			
Additional appropriation ord. March 2, 1897.....	43,071 00			
Additional appropriation ordinance June 9, 1897..	4,500 00			
Additional appropriation ordinance July 7, 1897..	500 00			
	<u>\$2,564,231 92</u>			
Transferred from, ordinance Sept. 27, 1897.....	1,250 00			
	<u>\$2,562,981 92</u>			
Transferred from, ordinance Nov. 22, 1897.....	9,773 00			
	<u>\$2,553,208 92</u>			
Transferred from, ordinance Dec. 27, 1897.....	7,519 32			
	<u>\$2,545,689 60</u>			
Items.				
1. For salaries:				
Supt. of Police.....	\$4,500 00			
Chief clerk.....	1,800 00			
Two assistant clerks, \$1,100 each.....	2,200 00			
Central Station Clerk	1,500 00			
Clerk to Superint'dt of Police.....	1,200 00			
Assistant clerk to Superint'nt of Police..	1,100 00			
Store House Clerk....	900 00			
Clerk of Detectives....	1,500 00			
Complaint clerk.....	1,000 00			
Messenger.....	821 25			
Driver of Supply Wagon.....	750 00			
Fire Marshal.....	1,800 00			
Surgeon.....	1,800 00			
Five captains, \$1,800 each, and uniforms \$100 each.....	9,500 00			
Captain of detective squad	1,900 00			
Twelve detectives, at \$1,450 each.....	17,400 00			
Two detectives \$1,200 each.....	2,400 00			
One court detective...	1,000 00			
One night detective.	912 50			
Thirty-four lieutenants, \$1,400 each, clothing \$75 each....	50,150 00			

*Table H—Continued.**Department of Public Safety (Bureau of Police.)*

General Appropriation.	Amount appropriat'd.	Amount counters'g'd	Balance merging.	Balance not merging
Item 1—Continued.				
Eighty-four street sergts, \$1,200 each, and clothing, \$50 each.....	\$105,000 00			
One hundred and eleven telegraph sergeants, \$1,000 each, and uniforms, \$40 each.....	115,440 00			
One thousand eight hundred and thirty- seven patrolmen, and two hundred substitute patrol- men and uniforms, \$40 each.....	1,825,000 00			
One hundred and fifty patrolmen from March 1, and uniforms, \$40 each..	110,000 00			
<i>Provided, That all pa- trolmen sworn in during the year 1897 shall be paid at the rate of \$2.25 per day; all patrolmen sworn in during the year 1896 shall be paid at the rate of \$2.40 per day; and all sworn in during and prior to 1895 shall be paid \$2.50 per day.</i>				
<i>Provided, The Director shall be allowed, when in his judgment he deems it necessary, to detail sub- stitute patrolmen for quar- antining purposes.</i>				
Twelve patrolmen in public squares from June 1 to Nov. 1, at \$2.25 per day each..	4,131 00			
Six engineers, \$1,050 each, and uniforms \$40 each.....	6,540 00			
Six pilots, \$1,150 each, and uniforms \$40 ea	7,140 00			
Two pilots, \$1,050 ea., and uniforms \$40 each.....	2,180 00			
Six firemen, \$912.50 each, and uniforms \$40 each.....	5,715 00			
Forty-six patrol ser- geants, at \$1,000 each, and uniforms \$40 each.....	47,840 00			
Meat detective.....	1,350 00			
Ass't meat detective.	1,000 00			
Veterinary surgeon...	1,000 00			
Consulting surgeon...	500 00			

*Table H—Continued.**Department of Public Safety (Bureau of Police).*

General Appropriation.	Amount appropriat'd	Amount counters'g'd	Balance merging.	Balance not merging
Item 1.—Continued.				
Seventeen matrons, \$600 each.....	10,200 00			
Six patrolmen de- tailed as van driv'r's \$800 each.....	4,800 00			
Sup't. of horses.....	1,000 00			
	\$2,352,969 75			
An Ordinance authorizing an increase of salary of certain employees, Bureau of Police, and amend a certain proviso and to make an appropriation therefor.				
Approved March 2, 1897...	43,071 00			
	\$2,396,040 75			
That on and after October 1, 1897, the salaries of the following employees of the Bureau of Police be increased as follows:				
Superintendent of Police, \$4,500, and uniform, \$100 per annum.				
Five captains of police, from \$1,800 to \$2,100, and uniforms \$100 per annum.				
Captain of detectives, from \$1,900 to \$2,100 per annum				
Two detectives, from \$1,200 to \$1,350 per annum each				
One detective, from \$1,000 to \$1,200 per annum.				
Thirty-four lieutenants, from \$1,400 per annum to \$1,700 per annum each, and \$75 for uniforms each.				
Eighty-four street sergeants, from \$1,200 to \$1,300, and uniforms \$50 each.				
One hundred and eleven telegraph sergeants, from \$1,000 to \$1,100, and uniforms \$40 each.				
Forty-six patrol sergeants, from \$1,000 to \$1,100, and uniforms \$40 per annum each.				
Six engineers, from \$1,050 to \$1,100, and uniforms \$40 per annum each.				
Two pilots, from \$1,050 to \$1,150, and uniforms \$40 per annum each.				
One matron at Central Station, from \$600 to \$720 per annum.				
Provided, That all patrolmen sworn in during the year 1897 shall be paid at the rate of \$2.25 per day, all patrolmen sworn in during the year 1896 shall be				

*Table H—Continued.**Department of Public Safety (Bureau of Police).*

General Appropriation.	Amount appropriat'd.	Amount counters'g'd	Balance merging.	Balance not merging
Item 1—Continued.				
paid at the rate of \$2.40 per day, and all sworn in prior to 1855 shall be paid \$2.50 per day, be amended to read: <i>Provided,</i> That all patrolmen sworn in during the year 1897 shall be paid at the rate of \$2.25 per day, and all patrolmen sworn in during the year 1896 shall be paid at the rate of \$2.40 per day, all patrolmen sworn in during the year 1895 shall be paid at the rate of \$2.50 per day, all patrolmen sworn in during the year 1894 shall be paid at the rate of \$2.60 per day, and all patrolmen sworn in prior to the year 1894 shall be paid at the rate of \$2.75 per day, and all appointments made after 1897 shall be under the graded sys- tem above.				
Transfer from, ordin'ce				
Sept. 27, 1897.....\$13,650 00				
Transfer from, ordin'ce				
Nov. 22, 1897..... 13,260 00				
Transfer from, ordin'ce				
Dec. 27, 1897..... 12,379 32				
	\$2,356,811 43	\$2,350,943 39	\$5,868 04	
2. For cleaning station and patrol houses, rooms, and cells, includ- ing cleaning of utensils and re- moval of ashes.....\$15,000 00				
Received by transfer, ordin'ce Dec. 27, 1897 400 00				
	15,400 00	15,399 62	36	
3. For miscellaneous expenses of van service, including pay for host- lers.....\$11,400 00				
Received by transfer, ord. Nov. 22, 1897..... 1,300 00				
	12,700 00	12,699 91	09	
4. For meals, medical attendance at station-houses, and transporta- tion.....\$4,000 00				
	4,000 00	3,999 25	75	
5. For badges, batons, rattles, belts, buttons, lanterns, etc. \$2,500 00				
Received by transfer ord. Sept. 27, 1897..... 500 00				
Received by transfer, ord. Dec. 27, 1897..... 400 00				
	3,400 00	3,395 45	4 55	
6. For placing street names upon the public lamps, sign-boards, and road-posts\$2,000 00				
Received by transfer, ord. Sept. 27, 1897..... 1,000 00				
Received by transfer, ord. Nov. 22, 1897..... 650 00				
	3,650 00	3,649 71	29	

*Table H—Continued.**Department of Public Safety (Bureau of Police).*

General Appropriation.	Amount appropriat'd.	Amount counters'g'd	Balance merging.	Balance not merging
<i>Items.</i>				
7. For fuel and ice at station-houses and police boats..... \$14,800 00				
Received by transfer, ord. Sept. 27, 1897..... 4,500 00	\$19,300 00	\$17,464 68	\$1,835 32	
8. For incidental and mis- cellaneous expenses of station houses..... \$2,000 00				
Received by transfer, ord. Sept. 27, 1897..... 300 00				
Received by transfer, ord. Dec. 27, 1897..... 400 00	2,700 00	2 696 2	3 75	
9. For station'y and print'g \$2,000 00				
Received by transfer, ord. Sept. 27, 1897..... 1,000 00				
Received by transfer, ord. Dec. 27, 1897..... 900 00	3,900 00	3,899 96	(4	
10. For taking up dogs and goats, and killing the same.....	3,500 00	3,500 00		
11. For the arrest and conviction of offenders, foreign telegraph ser- vice in procuring evidence in the alleged violation of law, and for the pursuit of criminals who have escaped beyond the limits of the city..... \$2,500 00				
Received by transfer, ord. Sept. 27, 1897..... 500 00				
Received by transfer, ord. Nov. 22, 1897..... 750 00	3,750 00	3,750 00		
12. For general advertising \$200 00				
Received by transfer, ord. Sept. 27, 1897..... 100 00	300 00	276 75	23 25	
13. For repairs, miscellaneous ex- penses of running police boats, including the purchase of hose, ropes, boats, hardware, and gen- eral supplies..... \$3,000 00				
Brought from books of 1896..... 2,091 17	5,091 17	4,984 36	106 81	
14. For payments to hospitals for am- bulance service — German (2), Episcopal (2), Presbyterian, Uni- versity, Children's Homoeo- pathic, Germant'n, Jewish, St. Mary's, St. Agnes', St. Joseph's, Medico-Chirurgical, Children's, St. Timothy, Hahnemann, Meth- odist Episcopal, Samaritan, Jef- ferson Medical College, and St. Christopher's Hospitals, \$375 each.....	7,500 00	7,500 00		

*Table H—Continued.**Department of Public Safety (Bureau of Police).*

General Appropriation.	Amount appropria'd.	Amount counters'g'd	Balance merging.	Balance not merging
Items				
15. For purchase of horses for the van, patrol, and mounted ser- vice.....	\$14,000 00	\$14,000 00		
16. For miscellaneous expenses of patrol wagons.....	500 00	499 62	38	
17. For straw, feed and keep of horses, \$50,000 00 Received by transfer, ord. Sept. 27, 1897..... 1,500 00 Received by transfer, ord. Dec. 27, 1897..... 2,700 00	54,200 00	54,138 51	\$61 50	
18. For harness and repairs and stable supplies.....	5,000 00	4,996 65	3 35	
19. For bedding and furniture, \$6,000 00 Received by transfer, ord. Sept. 27, 1897..... 1,000 00 Received by transfer, ord. Nov. 22, 1897..... 527 00	7,527 00	7,523 55	3 65	
20. For supplies to patrol wagons for sick and injured.....	200 00	200 00		
21. For police pension fund.....	10,000 00	10,000 00		
22. For expenses of parade of Police and Fire, and for experimental or other purposes looking to the betterment of the Police and Fire forces, such as special drills, target practice, and any other matters that will tend to improve the discipline or char- acter of either branch of this service.....	1,500 00	1,499 02	98	
23. For the purchase of bicycles and repairs to same..... \$3,500 00 Received by transfer, ord. Sept. 27, 1897..... 300 00 Received by transfer, ord. Nov. 22, 1897..... 200 00 Received by transfer, ord. Dec. 27, 1897..... 60 00	4,600 00	4,059 88	12	

*Table H--Continued.**Department of Public Safety (Bureau of Police).*

General Appropriation.	Amount appropriat'd	Amount counters'g'd	Amount merging.	Amount not merging
Item.				
24. An Ordinance to make an appropriation for placing new boilers and making such other repairs as may be required to the tug Samuel G. King. Approved June 9, 1897..... \$4,500 00 Received by transfer, ord. Sept. 27, 1897..... 700 00	\$5,200 00	\$45 00	\$31 00	\$5,124 00
25. An Ordinance to make an appropriation for equipment of Emergency Medical Corps. Approved July 7, 1897.....	500 00	323 25	175 75	
27. An Ordinance to make an appropriation for rest shelters. Received by transfer, ord. Sept. 27, 1897.....	1,000 00	983 00	17 00	
Totals.....	\$2,545,689 60	\$2,532,427 60	\$8,138 00	\$5,124 00

*Table H—Continued.**Department of Public Works (Director's Office).*

General Appropriation.	Amount appropriat'd.	Amount counters'g'd	Balance merging.	Balance not merging.
An Ordinance to make an appropriation to the Department of Public Works, for the year 1897.				
SECTION 1. The Select and Common Councils of the City of Philadelphia do ordain, That the sum of seven million six hundred and ninety-one thousand two hundred and eighty-one (7,691,281) dollars and seventy-one (71) cents be and the same is hereby appropriated to the Department of Public Works for the year 1897.				
Of the amount appropriated to this Department, the sum of twenty-seven thousand three hundred and twenty (27,320) dollars is for the expenses of the Director's Office, ord. app'd Dec. 31, 1896...\$27,320 00				
Transferred from, ord. approved Nov. 22, 1897.. 2,500 00				
	\$24,800 00			
Transferred to, ordin'ce approved Dec. 8, 1897.... 47 00				
	\$24,867 00			
Items.				
1. For salaries:				
Director of Department of Public Works.....	\$10,000 00			
Ass't to the Director.....	3,500 00			
Chief clerk.....	1,500 00			
Clerk.....	1,000 00			
One assistant clerk.....	1,000 00			
General inspector.....	900 00			
Stenographer and clerk	900 00			
Stenogr'r and typew'r	900 00			
Messenger	720 00			
	\$20,420 00	\$20,195 00	\$225 00	
2. For maintenance and keep of horse and carriages for the Director and Asslstant Director, \$500 each, and for general inspector, \$400.....	1,400 00	1,400 00		
3. For printing, stationery, and incidental expenses.....	\$2,500 00			
Transferred to, ord. approved Dec. 8, 1897...	47 00			
	2,547 00	2,543 84	3 16	
4. For the examination and expenses attending the investigation of the subject of filtration.....	\$3,000 00			
Transferred from, ord. app'd Nov. 22 1897...	2,500 00			
	500 00	421 50	78 50	
Totals.....	\$24,867 00	\$24,560 34	\$ 06 16	

*Table H—Continued.**Department of Public Works (Bureau of City Ice Boats).*

General Appropriation.	Amount appropriat'd.	Amount counters'g'd	Balance me	Balance not merging.
An Ordinance to make an appropriation to the Department of Public Works (Bureau of City Ice Boats), for the year 1897, ordinance app'd Dec. 31, 1896.....	\$32,400 00			
Transferred from, ord. approved Nov. 22, 1897.....	2,500 00			
	\$29,900 00			
Transferred from, ord. approved Dec. 8, 1897.....	3,030 00			
	\$26,870 00			
Items.				
1. For repairs and equipment of boats and machinery.....	\$7,500 00	\$7,500 00		
2. For fuel.....	\$8,900 00			
Transfer'd from, by ord. app. June 18, 1897.....	1,700 00			
	\$6,300 00			
Transferred from, ord. app. Nov. 22, 1897.....	2,000 00			
	\$4,300 00			
Transferred from, ord. app. Dec. 8, 1896.....	301 72	3,998 28	2,947 45	\$1,050 83
3. For salaries and wages:				
Superintendent.....	\$1,650 00			
Clerk.....	400 00			
Engineer.....	1,080 00			
Wages.....	9,570 00			
	\$12,700 00			
Transfer'd from, by ord. app. Nov. 22, 1897.....	500 00			
	\$12,200 00			
Transferred from, ord. app. Dec. 8, 1897.....	2,188 00	10,012 00	9,484 78	527 22
4. For provisions.....	\$2,000 00			
Transfer'd from, by ord. app. Dec. 8, 1897.....	510 28	1,459 72	1,159 48	300 24
		1,200 00	1,200 00	
5. For insurance.....		1,600 00	999 70	3
6. For incidentals.....				
7. An Ordinance authorizing the Director of Public Works to put in commission two city ice boats for the use of the Naval Militia of the State of Pennsylvania for their annual tour of duty and providing for the payment therefor. Transferred from Item 2 by ordinance approved June 18, 1897.....		1,700 00	1,700 00	
Totals.....	\$26,870 00	\$24,991 41	\$1,878 59	

*Table H—Continued.**Department of Public Works (Bureau of Gas).*

General Appropriation.	Amount appropriat'd.	Amount counters'g'd	Balance merging.	Balance not merging
An Ordinance to make an appropriation to the Department of Public Works, for the year 1897.				
Of the amount appropriated to this Department, the sum of two million nine hundred and eighty-three thousand six hundred and eighty-eight (2,983,688) dollars is for the expenses of the Bureau of Gas, ord. approved Dec. 31, 1896..	\$2,983,688 00			
Brought from book of 1896	34,184 43			
	<u>\$3,017,872 43</u>			
Additional appropriation, ordinance app'ved April 8, 1897.....	800 00			
	<u>\$3,018,672 43</u>			
Additional appropriation, ord. approved July 14, 1897, out of the loan of \$1,075,000, and made available Oct. 11, 1897...	445,000 00			
	<u>\$3,463,672 43</u>			
Transfer from, ordinance approved Nov. 3, 1897..	10,000 00			
	<u>\$3,453,672 43</u>			
Transfer from, ordinance approved Nov. 4, 1897...	20,000 00			
	<u>\$3,433,672 43</u>			
Transfer from, ordinance approved Dec. 8, 1897...	34,000 00			
	<u>\$3,399,672 43</u>			
Items.				
1. For salaries:				
Chief of Bureau.....	\$5,500 00			
Assistant to Chief and general storekeeper.	3,000 00			
General superintendent of distribution..	2,500 00			
Gen'l bookkeeper and controller.....	2,500 00			
Chief clerk at main office.....	2,000 00			
Paymaster and Chief clerk at Works.....	2,000 00			
Sup't of stables, hauling and coke.....	1,200 00			
Registrar and chief meter inspector.....	1,800 00			

*Table H—Continued.**Department of Public Works (Bureau of Gas).*

General Appropriation.	Amount appropriat'd.	Amount counters'g'd	Balance merging.	Balance not merging
Item 1—Continued.				
Three (3) superintendents of works, each \$1,800.....	5,400 00			
General clerk at main office.....	1,500 00			
Gen'l clerk at works..	1,500 00			
Architect & draughtsman.....	1,500 00			
General foreman of distribution.....	1,500 00			
Chief transfer and application clerk at main office.....	1,320 00			
First ass't application clerk at main office.	1,080 00			
Second as't applicat'n clerk at main office.	900 00			
Time and meter clerk.	1,200 00			
Supt. of Spring Garden office.....	1,200 00			
Supt. of Germantown office	1,200 00			
Sup't of Manayunk office.....	1,200 00			
Electrician.....	1,200 00			
Chief weigher and coal clerk	1,140 00			
Transfer clerk.....	1,080 00			
Two inspectors of fittings, each \$1,080.....	2,160 00			
Application clerk, at Sp'ng Garden office.	1,080 00			
Assistant application clerk, Sp'ng Garden office	900 00			
Assis't to chief meter inspector. Spring Garden office.....	1,080 00			
Superintend't of shops	1,250 00			
Clerk and timekeeper, Twenty-fifth Ward Works.....	1,080 00			
Ass't to chief meter inspector (main office)	1,000 00			
Foreman of meter and repair shops.....	1,200 00			
Foreman of coke yard, 9th Ward Works....	1,000 00			
Six assis't foremen of distribution, each \$960	5,760 00			
Sup't'd't of Frankford office.....	960 00			
Three bill clerks, each \$900	2,700 00			
Removal clerk.....	900 00			
Foreman of coke yard, 25th Ward works....	900 00			
Foremen of coke yard, Point Breeze Works	900 00			

*Table H—Continued.**Department of Public Works (Bureau of Gas).*

General Appropriation.	Amount appropria'd.	Amount counters'g'd	Balance merging.	Balance not merging
Item 1—Continued.				
Clerk in meter room at Spring Garden office.....	\$900 00			
Carpenter and mes- senger.....	900 00			
Two (2) detectives, each \$900.....	1,800 00			
Clerk of shops.....	1,150 00			
Clerk to gener'l store- keeper.....	1,100 00			
Six inspectors of fit- tings, each \$900.....	5,400 00			
Two firemen, each \$840.....	1,680 00			
Seventy meter in- spectors, each \$840..	58,800 00			
Six meter provers, each \$900.....	5,400 00			
Fifty-four out-order- men, each \$780.....	42,120 00			
Chemist.....	500 00			
Chemical analysis and test of gas.....	500 00			
Nine telegraph oper- ators, each \$360.....	3,240 00			
Cleaning main office..	500 00			
Two Sunday watch'en \$104 each.....	208 00			
	\$190,488 00			
Additional approp'n, to restore the salary of sup't of stables, ordinance approved April 8, 1897.....	800 00			
	\$191,288 00			
Transferred from, ordi- nance approved Dec. 8, 1897.....	1,200 00			
	\$190,088 00	\$175,074 19	\$15,013 21	
2. For wages of stokers and helpers, mechanics, laborers, and other employees engaged in the man- ufacture of gas, laying of ser- vice pipe, maintenance of build- ings, and the collection and delivery of coke.....	\$850,000 00			
Additional approp'n, ordinance approved July 14, 1897.....	75,000 00			
	\$925,000 00			
Transferred from, ordi- nance approved Dec. 27, 1897.....	12,781 99			
	\$912,218 01	\$833,753 19	\$78,464 82	
<i>Provided, That the City Controller be authorized to countersign warrants for wages for 1896.</i>				

Table II--Continued.

Department of Public Works (Bureau of Gas).

General Appropriation.	Amount appropri'd.	Amount counters'g'd	Balance merging.	Balance not merging
Items.				
3. For gas coal.....\$750,000 00				
<i>Provided, The Director of the Department of Public Works be au- thorized and directed to contract for coal to meet the requirements of the Bureau of Gas for the year 1897.</i>				
Additional appropria- tion, ordinance ap- proved July 14, 1897...350,000 00				
\$1,100,000 00				
Transfer from, ord. ap- proved Nov. 3, 1897.... 10,000 00				
\$1,090,000 00				
Transfer from, ord. ap- proved Nov. 4, 1897.. 30,000 00				
\$1,060,000 00				
Transfer from, ord. ap- proved Dec. 8, 1897... 10,000 00				
\$1,050,000 00	\$1,050,000 00	\$756,993 35	\$293,006 65	
4. For materials, supplies, repairs and improvement at works, \$300,000 00				
Additional appropria- tion, ordinance ap- proved July 14, 1897... 20,000 00				
\$320,000 00				
Transferred to, ord. ap- proved Nov. 4, 1897... 10,000 00				
\$330,000 00				
Transferred from, Ord. approved Dec. 8, 1897.. 20,000 00				
310,000 00	310,000 00	292,008 48	17,991 52	
5 For print'g, advertis'g, stationery, and other incidentals \$6,750 00				
For car fares..... 2,450 00				
For insurance..... 9,000 00				
\$18,200 00				
Transferred from, Ord. approved Dec. 8, 1897. 800 00				
17,400 00	17,400 00	15,987 13	1,412 87	

*Table H—Continued.**Department of Public Works (Bureau of Gas).*

General Appropriation.	Amount appropria'd.	Amount counters'g'd	Balance merging.	Balance not merging
Items.				
6. For gas manufactured by the Philadelphia Gas Improvement Company, and delivered into the holders of the City at the Twenty-fifth Ward Gas Works, in accordance with contract, dated August 3, 1888, at the rate of thirty-seven (37) cents per one thousand cubic feet.....	\$750,000 00	\$681,438 80	\$68,561 20	
6½. For extensions of gas works, ordinance approved June 8, 1894. Brought forward from book of 1896.....	9,736 43	8,750 00	986 43	
7. For the purchase and laying (including material and labor account) of pipes for the distribution of gas.....\$125,000 00				
Transferred from, ord. approved Dec. 8, 1897.. 2,000 00	123,000 00	115,321 34	7,678 66	
9½. For new holders at Point Breeze Works, ordinance approved Oct. 25, 1895. Brought forward from book of 1896.....	24,448 00	23,875 50	572 50	
10. For the purpose of refunding certain moneys to parties who have purchased gas pipe at their own expense from July 1, 1888, to November 6, 1897. Warrants to be drawn in favor of persons named in schedule filed with the City Controller.				
Transferred to, ordinance approved Dec. 27, 1897.....	12,781 99	12,781 99		
	\$3,399,672 43	\$2,915,983 97	\$483,688 46	

Table H—Continued.

Department of Public Works (Bureau of Highways).

General Appropriation.	Amount appropriat'd.	Amount counters'g'd	Balance merging.	Balance not merging
Of amount appropriated to this department, the sum of one million two hundred and forty-six thousand one hundred and fifty-five (\$1,246,155) dollars and seventy-one (71) cents is for the expenses of the Bureau of Highways....\$1,246,155 71				
Brought from books 1896..	289,815 45			
	\$1,526,971 16			
Additional appropriation ordinance May 26, 1897..	6,500 00			
	\$1,533,471 16			
Additional appropriation ordinance July 14, 1897, available Oct. 11, 1897...	85,000 00			
	\$1,618,471 16			
Transferred from, ordinance October 26, 1897...	15,000 00			
	\$1,603,471 16			
Transferred to, ordinance Oct. 26, 1897.....	3,100 00			
	\$1,606,571 16			
Transferred to, ordinance Nov. 4, 1897.....	20,400 00			
	\$1,626,571 16			
Transferred to, ordinance Nov. 22, 1897	1,500 00			
	\$1,628,071 16			
Transferred to, ordinance Dec. 8, 1897.....	21,000 00			
	\$1,649,071 16			
Items.				
1. For salaries:				
Chief of Bureau.....	\$3,500 00			
Provided, the chief shall give his entire time and undivided attention to the duties of his office.				
Ten assistants, \$1,800 each	18,000 00			
Three assistants from March 1.....	4,500 00			
Supt. of bridges.....	1,800 00			
Assistant superintendent of bridges.....	1,200 00			
Chief clerk.....	2,000 00			
Chief clerk's assistant, bill clerk, assistant and road clerk, each \$1,000	3,000 00			
Reference and complaint clerk.....	800 00			
Draughtsman	900 00			

*Table II--Continued.**Department of Public Works (Bureau of Highways).*

General Appropriation.	Amount appropriat'd.	Amount counters'g'd.	Balance merging.	Balance not merging
Item 1--Continued.				
Contract clerk	\$1,200 00			
License clerk.....	1,170 00			
Two miscella's clerks, \$900 each.....	1,800 00			
Assistant miscellaneous clerk.....	840 00			
Ten inspectors, each \$900.....	9,000 00			
Three inspectors from March 1.....	2,250 00			
Two inspectors of re- pairs, asphalt streets, \$900 each.....	1,800 00			
Inspector of repairs to sewers.....	1,200 00			
Four inspectors to in- spect and superintend the breaking and clos- ing of all streets in the city where electri- cal or other conduits, tubes or pipes are being laid or where connections are made with electrical or other conduits, tubes or pipes for the pur- pose of making house connect's, \$1,100 each.	4,400 00			
Stenographer, type- writer and clerk.....	720 00			
Stenographer and mes- senger, each \$600.....	1,200 00			
Two yard watchmen, each \$600.....	1,200 00			
Miscellaneous clerk.....	720 00			
Stenographer and cor- respondence clerk.....	600 00			
	\$63,800 00			
Transferred from, ordi- nance Oct. 26, 1897.....	2,000 00			
	\$61,800 00	\$60,277 12	\$1,522 88	
2. For paving intersections of streets and in front of unassessable property.....				
Brought from books 1896.....	\$175,000 00 53,479 30			
	\$228,479 30			
Transferred from, ordi- nance July 7, 1897.....	50,000 00			
	\$178,479 30			
Additional appropriat'n Ord. July 14, 1897, available Oct. 11, 1897.	25,000 00			
	203,479 30	156,025 84	8,337 05	\$39,116 41

Table H—Continued.

Department of Public Works (Bureau of Highways).

General Appropriation.	Amount appropriat'd.	Amount counters'g'd	Balance merging.	Balance not merging
Items.				
3. For repairs to paved streets, to include asphalt streets and repaving around lamp posts, fire plugs and breaks in footways, for other municipal purposes to include patent pavements				
\$140,000 00				
Brought from books,				
18.6 1,500 00				
\$141,500 00				
Transferred to, ordinance July 7 1897.....	33,000 00			
\$174,500 00				
Additional appropriation				
Ord. July 14, 1897,				
available Oct. 11, 1897	25,000 00			
\$199,500 00				
Transferred to, ordinance Nov. 14, 1897....	20,000 00			
	\$219,500 00	\$217,244 98	\$2,255 02	
4. For repairing and maintaining unpaved streets, macadamized and gravel streets, roads, trunks, drains and bridges, not exceeding eight feet span, and constructing new iron culverts, wooden trunks, steps and hand-railings, and for purchasing material for and resurfacing macadamized roads and putting cinders and gravel on country roads, including the removal of ashes from Shawmont and Roxborough pumping stations, and placing the same on country roads in the Twenty-first Ward...\$110,000 00				
•Provided, That thirty-five thousand (\$5,000) dollars be expended for sprinkling.				
Transferred to, ordinance July 7, 189.....	11,000 00			
121,000 00				
Additional appropriation, ord. July 14, 1897,				
available Oct. 11, 1897	10,000 00			
	131,000 00	130,991 98	8 02	
5. For repairing, altering, and extending sewers and inlets, and trapping and retrapping inlets and cleaning sewers.....	20,000 00	18,113 42	1,886 58	

*Table H—Continued.**Department of Public Works (Bureau of Highways).*

General Appropriation.	Amount appropria'd.	Amount counters'g'd	Balance merging.	Balance not merging
Items.				
6. For grading streets, roads and sidewalks including any neces- sary drains or trunks in con- nection therewith... \$250,000 00				
Bro't from books, 1896. 51,973 19				
\$301,973 19				
Transferred to, ordi- nance Nov. 22, 1897..... 1,500 00				
	\$303,473 19	\$228,711 65	\$1,377 07	\$73,384 47
7. For general repairs to bridges, \$50,000 00				
Bro't from books, 1896.. 28,914 00				
\$78,914 00				
Transferred to, ord'nance July 7, 1897..... 6,000 00				
84,914 0				
Additional appropria- tion ord. July 14, 1897, available Oct. 11, 1897. 25,000 00				
	109,914 00	82,521 71	27,392 29
8. For expenses of Board of High- way Supervisors:				
Chief Draughtsman..... \$1,200 00				
Five Draughtsmen (\$300 each)..... 4 500 00				
Two Draughtsmen (\$750 each)..... 1,500 00				
One clerk..... 300 00				
Miscellaneous expenses and supplies..... 950 00				
8,450 00				
Transferred from ordi- nance Nov. 22, 1897... 1,100 00				
	7,350 00	7,323 28	21 72	
9. For printing, advertising, and stationery..... \$5,500 00				
Transferred to, ord'nance Nov. 22, 1897..... 1,200 00				
	6,700 00	6,656 25	13 75	
10. For insurance on bridges.....	400 00	400 00		
11. For incidentals and office ex- penses \$3,500 00				
Transferred to, ordi- nance Nov. 22, 1897..... 1,300 00				
	4,800 00	4,690 89	109 11	
11½ For hauling and yard expenses..... \$3,000 00				
Transferred to, ord'nance Nov. 22, 1897..... 500 00				
	3,500 00	3,433 79	66 21	

Table H—Continued.

Department of Public Works (Bureau of Highways).

General Appropriation.	Amount appropriat'd	Amount counters'g'd	Balance merging.	Balance not merging
Items.				
12. For repairing meadow banks, to include repairs to sluiceways...	\$2,000 00	\$1,994 81	\$5 19	
13. For repairing and repaving and removing snow and ice from paved and macadamized streets in which passenger railway tracks are laid, five thousand (5,000) dollars.				
<p><i>Provided, That if any of the passenger railway companies shall neglect or refuse to repair said streets or parts of streets, after the expiration of ten days' notice from the Director of the Department of Public Works, the said Director shall be and is hereby authorized and empowered to pole off such street or streets until the work is begun and finished, and repole off any of said streets whenever the said company or companies shall discontinue the work and any monies expended by the said Department, either in poling off or repairing said streets, shall be collected from said Passenger Railway Companies: Provided, That the Director be allowed to expend said sum without advertising</i></p>				
Transferred from, ordinance Oct. 26, 1897...	\$5,000 00			
14. For salaries of two watchmen on Market Street Bridge, four on Callowhill Street Bridge, four on Girard Avenue Bridge, four on Penrose Ferry Bridge, six on South Street Bridge, four on Walnut Street Bridge and two on Chestnut Street Bridge, at six hundred and forty-eight (648) dollars each; two on Bridesburg Bridge, two on Gray's Ferry Bridge, two on City Avenue Bridge, two on Falls Bridge, and one on Green Lane Bridge, at six hundred (600) dollars each; one on Orthodox Street Bridge, at five hundred (500) dollars, and for uniforms, one thousand four hundred and forty (1,440) dollars; and two engineers on Penrose Ferry Bridge, at nine hundred (900) dollars each.....	25,988 00	25,656 26	295 74	36 00

Table H—Continued.

Department of Public Works (Bureau of Highways).

General Appropriation.	Amount appropriat'd.	Amount counters'g'd	Balance merging.	Balance not merging
Items.				
15. For grading, curbing, paving, and repairing footways, and resetting curbs in front of city and unassessable property.....	\$7,000 00	\$6,938 82	\$61 18	
16. For crossing, gutter, and tramway stones and repairing and repaving small and tramway streets with improved pavement. <i>Provided, That in repaving tramway streets, where from one intersection to the next a majority of the tramway stones are broken or worn out, the Director of the Department of Public Works may substitute from curb to curb of said streets granolithic concrete pavement. Provided, That in repairing gutters where the present gutter-stones, from one intersection to the next, are unfitted for the purpose, the Director of the Department of Public Works may pave said gutters with granolithic concrete, and payment of the above-mentioned labor and material shall be made from this item.....</i>	\$40,000 00			
Brought from books 1896	22,848 63			
	\$62,848 63			
Transferred to, ordinance Nov. 22, 1897...	3,000 00			
	65,848 63	46,476 05	357 75	19,014 80
17. For carriage hire and keep of horses for ten assistants, superintendent of bridges, and ten inspectors, and two inspectors of electrical connections, four hundred (400) dollars each, and one hundred (100) dollars each for transportation for two electrical inspectors, and for Chief of Bureau, two horses, seven hundred and twenty (720) dollars, and for inspector of repairs to sewers, two horses, seven hundred (700) dollars.....	10,820 00	10,645 38	174 62	
18. For curved curbing, constructing, reconstructing and readjusting inlets in connection therewith.....	\$15,000 00			
Transferred to, ordinance Nov. 2, 1897.....	600 00			
	15,600 00	15,591 35	8 65	
19. For oil, coal, and engineers' stores, etc., for bridges.....	1,200 00	944 40	255 60	

*Table H—Continued.**Department of Public Works (Bureau of Highways).*

General Appropriation.	Amount appropriated.	Amount counters'g'd	Balance merging.	Balance not merging
Items.				
20. For inspectors at the rate of seventy-five (75) dollars per month when actually employed, between March 1st and December 31st.....	\$10,000 00	\$9,986 25	\$13 75	
21. For emergencies..... \$10,000 00				
Transferred to, ordinance approved Dec. 9, 1897..... 21,000 00	31,000 00	11,158 18	1,841 82	18,000 0
22. For stone and iron cross-gutters 500 00				
Transferred from, ord. Oct. 26, 1897..... 500 00				
23. For surfacing and resurfacing so as to improve them as country roads, one hundred thousand (100,000) dollars, to be expended as follows: Red Lion road, from Bristol pike, northwest, five thousand (5,000) dollars; Township Line road, east K. & O. pike, one thousand two hundred (1,200) dollars; Rhawn street, from Bustleton pike to K. & O. eight hundred (800) dollars; Clinton street, from Tabor road to Adams road, six thousand (6,000) dollars; Haines street, from Linckila pike to Fifteenth street, six thousand (6,000) dollars; Tabor street, east, N. P. R. R., two thousand three hundred (2,300) dollars; Wheat Sheaf lane, from Richmond street to Sepviva street, seven thousand five hundred (7,500) dollars; Harrowgate lane, from Old Front street to Fisher's lane, nine thousand (9,000) dollars; Weccacoe avenue, from Snyder avenue south, one thousand five hundred (1,500) dollars; Grant street, from Bristol pike westward, eight thousand (8,000) dollars; Wissahickon avenue, from Ritzenhouse to Carpenter street, as far as the money will go, five thousand (5,000) dollars; Tulip street, from present macadam, five thousand (5,000) dollars; Holmes avenue, from Decatur to Hickory street, three thousand (3,000) dollars; Sixtieth street, from Woodland				

*Table II—Continued.**Department of Public Works (Bureau of Highways).*

General Appropriation.	Amount appropriat'd.	Amount counters'g'd	Balance merging.	Balance not merging
<p>Item 23—Continued.</p> <p>avenue to Kingsessing avenue; Kingsessing avenue and Sixtieth street to Cemetery lane; Fifty-eighth street, from Whitby avenue to Gray's lane; Sixty-first street, from Woodland avenue to Kingsessing avenue, seven thousand six hundred (7,600) dollars; Stenton avenue, from Sixty-fifth street to Haines street, two thousand three hundred (2,300) dollars; Stenton avenue, to connect Washington lane, seven hundred (700) dollars; Union avenue, from Oak lane to railroad station, three hundred (300) dollars; Gallows lane, southeast from River road, five hundred (500) dollars; "G" street, from Venango street to Nicetown lane, five thousand (5,000) dollars; Nicetown lane, York road east, one thousand four hundred (1,400) dollars; Walnut lane, from P. R. R. to Wissahickon avenue, one thousand six hundred (1,600) dollars; Fisher's lane, from Wakefield street southeast, five thousand (5,000) dollars; Decatur street, from Bristol pike to Lynnfield street, five thousand (5,000) dollars; "E" street, from Second street pike to West Horbeck street, two thousand (2,000) dollars; Mt. Airy avenue, from County line westward, one thousand eight hundred (1,800) dollars; McCallum street, from Carpenter street south, four hundred (400) dollars; Cheltenham avenue, from Oak Lane to Milltown road, one thousand one hundred (1,100) dollars; Sollars Andora avenue, from Ridge avenue to Thorp's lane, and Thorp's lane, from Andora avenue to Park drive, five thousand (5,000) dollars.</p> <p><i>Provided</i>, That the property owners shall not be released from the cost of paving the above streets, as may be directed to be paved by ordinance.</p> <p><i>Provided, further</i>, that no part of the money hereby appropriated shall be used otherwise than to surface and resurface the roads herein named substantially upon the present lines and the</p>				

Table II—Continued.

Department of Public Works (Bureau of Highways).

General Appropriation.	Amount appropriat'd.	Amount counters'g'd	Balance merging.	Balance not merging.
Item 23—Continued.				
present physical grades of the streets, except that all contracts for work herein authorized shall require that roads shall be graded sufficiently to secure an even surface.				
<i>Provided, also, That this item shall not merge December 31, 1897.....</i>				
Brought from books of 1896.....	24,601 39			
	\$124,601 39			
Additional appropriation, ordinance May 26, 1897.....	6,500 00			
	\$131,101 39			
Transferred from, ord. October 26, 1897.....	7,500 00			
	\$123,601 39			
Transferred to, ord. October 26 1897.....	3,100 00			
	\$126,701 39			
Transferred from, ord. November 22, 1897...	5,500 00			
	\$121,201 39	\$111,811 79	\$3,089 60	\$6,300 00
24. For abolishing grade crossings at Magee and Vankirk streets, or Dark Run lane, on Philadelphia and Trenton Railroad and Trenton Railroad \$25,000 00 Bro't from book of 1896 21,977 53	46,977 53	2,640 00	8,000 00	36,337 53
25. For abolishing grade crossings on Rhawn street, on the Philadelphia and Trenton and the Frankford and Holmesburg railroads.....	35,000 00	7,675 00		27,325 00
26. For improving the water courses in the First and Twenty-sixth Wards, seven thousand five hundred (7,500) dollars..... \$7,500 00 <i>Provided, One thousand (1,000) dollars be used along the line of Stone House lane.</i> Bro't from books of 1896 2,950 00	10,450 00	9,504 59	204 03	741 38
27. For repaving Wiffin street, from Broad to Fifteenth street.....	3,500 00	1,888 36		1,611 64
28. For resurfacing with asphalt and the reconstruction of the foundations where necessary.....	70,000 00	69,998 96	1 04	

Table H—Continued.

(Department of Public Works Bureau of Highways).

General Appropriation.	Amount appropriat'd	Amount counters'g'd	Balance merging.	Balance not merging.
Items.				
29. To pay for paving the market plots on Spring Garden street, from Seventh to Twelfth streets, seventeen thousand and thirteen (17,013) dollars and forty-nine (49) cents: <i>Provided</i> , The above-mentioned sum shall be drawn in two warrants, one warrant for five thousand three hundred and ninety-seven (5,397) dollars and twenty-five (25) cents, which shall be delivered at once to William A. Nestor, the contractor, and the other eleven thousand six hundred and sixteen (11,616) dollars and twenty-four (24) cents shall be retained by the Director of the Department of Public Works until the said William A. Nestor has refunded the amounts of their bills to the property owners who have paid him, upon satisfactory evidence of which the said Director is authorized to deliver the warrant for eleven thousand six hundred and sixteen dollars and twenty-four (24) cents to the said William A. Nestor, upon the payment of the above amounts; the Director of Public Works is authorized and directed to transmit bills for the same to the City Solicitor for collection from the railway company occupying said street.....	\$17,013 49	\$17,013 49		
30. For resetting curb, regrading cartway and sidewalks and repaving sidewalks on Orthodox st., from Pearce to Belgrade st....	5,000 00	4,927 59	72 41	
31. To pay Vulcanite Paving Company for repaving Oxford street with asphalt, from Twenty-eighth to Twenty-ninth street, bills of 1894.....	5,328 10	5,328 10		
32. For riprapping banks of Darby creek	7,500 00	2,400 00	5,100 00
33. To pay the Vulcanite Paving Company balance due them for work of digging gas and water pipe trenches in the First, Third and Fifth Sections, of work done in 1893 in the southern section of the City.....	12,743 23	12,743 23		
34. To pay D. & P. McNichol for emergency repairs to repaved streets before annual contracts were executed.....	118 14	118 14		

*Table H—Continued.**Department of Public Works (Bureau of Highways).*

General Appropriation.	Amount appropria'd.	Amount counters'g'd	Balance merging.	Balance not merging
Items.				
35. To pay P. McManus for improv- ing Rhawn street between "O" and the end of the macadam road east of Verree road 124.49 square yards, ninety-eight (98) cents per square yard.....	\$121 95	\$121 95		
36. To pay Stephen J. Donovan for resetting curb in December, 1894, at Fairhill Basin, one hun- dred and thirty-two (32) dol- lars and ninety-six (96) cents, and for resetting curb in front of city property, Hancock and Cumberland streets, in Decem- ber, 1894, thirty-nine (39) dol- lars and eighty-four (84) cents..	172 80	172 80		
37. For resurfacing North Broad st. Brought from books 1896.....	13,137 25			\$13,137 25
38. For repaving with improved pave- ments streets not occupied by passenger railway companies. Brought from books, 1896.....	56,761 49	32,601 87		24,159 62
39. For repaving with improved pave- ment streets not occupied by passenger railroad companies...	1,672 67			1,672 67
40. For repaving with sheet asphal- tum Broad street from Columbia avenue to Diamond street. Brought from books, 1896... ..	1,000 00			1,000 00
Totals.....	\$1,649,071 16	\$1,324,769 28	\$29,972 82	\$294,329 06

Table H—Continued.

Department of Public Works (Bureau of Street Cleaning).

General Appropriation.	Amount appropriat'd	Amount counters'gd	Balance merging.	Balance not merging
Of the amount appropriated to this Department the sum of eight hundred and seventy-one thousand eight hundred and fourteen (\$71,814) dollars is for the expenses of the Bureau of Street Cleaning. \$871,814 00				
Transferred from, ordin'nce October 26, 1897.....	3,100 00			
\$868,714 00				
Transferred from, ordin'nce December 8, 1897.....	1,017 00			
\$867,697 00				
Items.				
1. For salaries :				
Chief of bureau.....	\$2,500 00			
<i>Provided</i> , That the Chief shall give his entire time and undivided attention to the duties of his office.				
Ten inspectors, each \$1,300.....	13,000 00			
Clerk.....	1,000 00			
Assistant Clerk.....	800 00			
Messenger.....	720 00			
	18,020 00	\$18,020 00		
2. For keep of horses and carriages for Chief of Bureau and ten (10) inspectors, each four hundred (400) dollars.....	4,400 00	4,400 00		
3. For printing, stationery, and incidentals.....	900 00	897 95	\$2 05	
4. For cleaning streets, inlets, and public market-houses, and for the removal and disposal of ashes, five hundred and twenty thousand five hundred and ninety-four (\$205,594) dollars, and for the removal and disposal of garbage and dead animals, three hundred and twenty-two thousand five hundred (\$22,500) dollars.....	\$843,094 00			
Transferred from, ordinance Oct. 26, 1896.....	3,100 00			
\$843,994 00				
Transferred from, ordinance Dec. 9 1897.....	617 00			
	839,377 00	839,045 00	332 00	

*Table H—Continued.**Department of Public Works (Bureau of Street Cleaning.*

General Appropriation.	Amount appropria'd	Amount counters'gd	Balance merging.	Balance not merging
Items.				
5. For removing snow from the streets surrounding the new City Hall and the bridges spanning the Schuylkill river.....	\$5,000 00	\$4,039 67	\$960 33	
<i>Provided, The City Controller may countersign warrants against this item for bills of 1896.....</i>				
6. For waste paper receptacles, to be placed on city streets, and maintenance \$400 00				
Transferred from, ordinance Dec. 9, 1897..... 400 00				
Totals.....	\$867,697 00	\$866,402 62	\$1,294 38	

*Table H—Continued.**Department of Public Works (Bureau of Lighting).*

General Appropriation.	Amount appropriat'd	Amount counters'g'd	Balance merging.	Balance not merging
An Ordinance to make an appropriation to the Department of Public Works, for the year 1897 (Bureau of Lighting), ordinance approved Dec. 31, 1896.....	\$471,490 00			
Items.				
1. For salaries:				
Chief of Bureau.....	\$2,000 00			
<i>Provided</i> , the Chief shall give his entire time and undivided attention to the duties of his office.				
Clerk.....	1,000 00			
Six district superind'ts, \$1,000 each	6,000 00			
	\$9,000 00			
Transferred from, ordinance approved Nov. 4, 1897.....	250 00			
	\$8,750 00	\$8,249 60	\$500 40	
2. For keep of horses and wagons for Chief of Bureau, six district superintendents, each four hundred (400) dollars, and four repair gangs, each three hundred and fifty (350) dollars	\$4,200 00			
Transferred from, ordinance approved Nov. 4, 1897.....	200 00			
	4,000 00	3,642 66	357 34	
3. For wages of lamplighters, foremen, messengers, lamp repairers, drivers, and laborers..	\$178,293 00			
Transferred from, ordinance approved Nov. 4, 1897.....	250 00			
	178,043 00	163,011 90	15,031 10	
4. For lanterns, lamp glass, fittings, matches, and other materials and supplies.. ..	\$7,000 00			
Transferred from, ordinance approved Nov. 4, 1897.....	700 00			
	6,300 00	5,826 20	473 80	
5. For printing, advertising, and incidentals.....	\$600 00			
Transferred from, ordinance approved Nov. 4, 1897.....	100 00			
	500 00	363 77	136 23	

Table II—Continued.

Department of Public Works (Bureau of Lighting).

General Appropriation.	Amount appropriat'd.	Amount counters'g'd	Balance merging.	Balance not merging
Items.				
6. For furnishing naphtha to and lighting all and every night extinguishing, cleansing, and repairing eleven thousand six hundred and fifty-seven lamps of the Maloney Company Patent, now erected, at twenty-one dollars each, and two hundred and fifty lamps for six months (to be changed to gas lamps)				
\$244,797 00				
For furnishing naphtha to and lighting all and every night cleaning, extinguishing and repairing new lamps of the Maloney Co. Patent, to be erected during the year 1897, at the rate of \$21.00.....	10,500 00			
For renewals and to pay for lamps belonging to contractor, (taken for gas).....	1,500 00			
\$256,797 00				
<i>Provided</i> , That no gasoline lamp shall be located on any street where gas mains are laid.				
<i>Provided, also</i> , That where gasoline lamps are discontinued the same shall be relocated by the Director of the Department of Public Works.				
The words "and 250 lamps for six months (to be changed to gas lamps)" stricken out, ordinance approved Feb. 13, 1897.				
Transferred from first appropriat'n in item, ordinance Nov. 4, 1897	1,500 00			
\$255,297 00				
Transferred to renewals, ordinance Nov. 4, 1897.....	1,200 00			
		\$256,497 00	\$256,114 18	\$382 82
7. For lighting Northern Liberties District.....	\$2,600 00			
Transferred from, ordinance approved Nov. 4, 1897.....	250 00			
		2,350 00	2,325 47	24 53

*Table H—Continued.**Department of Public Works (Bureau of Lighting).*

General Appropriation.	Amount appropria'd.	Amount counters'g'd	Balance merging.	Balance not merging
Items.				
8. For extensions, including new gas lamps..... \$13,000 00				
Transferred to, ordin'ce approved Nov. 4, 1897, 2,050 00	\$15,050 00	\$12,837 35	\$2,212 65	
Totals.....	\$471,490 00	\$452,371 13	\$19,118 87	

Table H—Continued.

Department of Public Works (Bureau of Surveys).

General Appropriation.	Amount appropriat'd.	Amount counters'g'd	Balance merging.	Balance not merging
Of the amount appropriated to this Department, the sum of nine hundred and thirty-eight thousand seven hundred and sixty (\$38,760) dollars is for the expenses of the Bureau of Surveys.				
Bureau of Surveys.....	\$938,760 00			
Brought from books 1896..	1,792,125 94			
	\$2,730,885 94			
Additional appropriation, Series H, I, J, K, L, M, N and O, Subway Loan	2,400,000 00			
	\$5,130,885 94			
Additional appropriation, Loan Jan'y 26, 1897, widening Delaware ave- nue and dredging Dela- ware river.....	2,000,000 00			
	\$7,130,885 94			
Additional appropriation, ordinance Sept. 22, 1897.	1,000 00			
	\$7,131,885 94			
Transferred to, ordinance Nov. 22, 1897.....	5,000 00			
Items.	\$7,136,885 94			
P. For salaries:				
Chief engineer and Sur- veyor.....	\$4,000 00			
Provided, The Chief shall give his entire time and undivided attention to the du- ties of his office.				
Principal ass't engineer	3,500 00			
Three assistant engi- neers \$1,800 each.....	5,400 00			
One assistant engineer..	1,500 00			
Recording clerk.....	1,800 00			
Ass't Recording clerk...	1,000 00			
Draughtsman.....	1,500 00			
Sewer registrar.....	1,500 00			
Draughtsman.....	1,400 00			
Two draughtsmen, at \$1,000 each.....	2,000 00			
Sewer clerk.....	1,000 00			
Steno'r and typewriter.	900 00			
Rodman and messenger	820 00			
Janitor	720 00			
Registrar.....	2,000 00			
Registry clerk.....	1,100 00			
Search Clerk	1,100 00			
Four draughtsmen, at \$1,000 each.....	4,000 00			
Five draughtsmen, at \$900 each.....	4,500 00			
Custodian of records...	800 00			
One typewriter.....	720 00			

*Table H—Continued.**Department of Public Works (Bureau of Surveys).*

General Appropriation.	Amount appropria'd.	Amount counters'g'd	Balance merging.	Balance not merging
Item 1.—Continued.				
Temporary Corps:				
Assistant engineer.....	\$1,600 00			
Draughtsman.....	1,200 00			
Transitman.....	840 00			
Rodman.....	720 00			
Chainman.....	500 00			
Two draughtsmen, \$600 each.....	\$1,200 00			
Two draughtsmen, \$720 each.....	1,440 00			
Two draughtsmen, \$900 each.....	1,800 00			
Two draught'mn, \$1,000 each.....	2,000 00			
Two draught'mn, \$1,200 each.....	2,400 00			
One draughtsman.....	1,500 00			
Expenses.....	800 00			
	\$57,260 00			
Transferred from, ordi- nance Nov. 4, 1897.....	2,000 00			
	\$55,260 00	\$54,657 86	\$602 14	
2. For stationery, record books, draughting materials, and in- struments.....	\$3,000 00			
Transferred to, ordin'ce Nov. 4, 1897.....	700 00			
	3,700 00	3,673 63	26 37	
3. For cleaning offices, carpeting, carriage-hire, advertising, and incidentals, two thousand (2,000) dollars, and for recording dedi- cations of streets, five hundred (500) dollars.....	\$2,500 00			
Transferred to, ord'n'ce Nov. 4, 1897.....	700 00			
	3,200 00	2,739 78	460 22	
4. For salaries of thirteen district surveyors and regulators, at three thousand (3,000) dollars each, thirty-nine thousand (39,000) dollars, and for wages of employes, expenses, rent, furni- ture, tools and instruments, car- riage hire and horse keep and incidentals, in the First District, eight thousand one hundred and twenty-seven (8,127) dollars; in the Second Dist., seven thou- sand five hundred (7,500) dol- lars; in the Third District, ten thousand six hundred (10,600) dollars; in the Fourth District, nine thousand one hundred (9,100) dollars; in the Fifth District, seven thousand nine hundred (7,900) dollars;				

Table H—Continued.

Department of Public Works (Bureau of Surveys).

General Appropriation.	Amount appropriat'd.	Amount counters'g'd	Balance merging.	Balance not merging
Item 4—Continued.				
in the Sixth District, ten thousand one hundred and forty (10,140) dollars; in the Seventh District, eight thousand (8,000) dollars; in the Eighth District, eleven thousand five hundred (10,500) dollars; in the Ninth District, twelve thousand (12,000) dollars; in the Tenth District, twelve thousand (12,000) dolls.; in the Eleventh District, eleven thousand eight hundred (11,800) dollars; in the Twelfth District, eight thous'd five hund'd (8,500) dollars; in the Thirteenth Dist. nine thousand six hundred and thirty-three (9,633) dollars. <i>Provided</i> , That the fees earned in each district shall amount to the salaries and expenses of the office, including salaries of District Surveyors, excepting during the months of January, February and March, and that the salaries and expenses for said months shall be made up during the balance of the year by fees earned..... \$165,800 00				
Transferred to, ordinance Nov. 4, 1897..... 4,800 00				
	\$170,600 00	\$170,174 15	\$425 85	
5. For corner stones and replacing landmarks..... \$500 00				
Transferred from, ordinance Nov. 4, 1897... 200 00				
	300 00	293 97	6 03	
6. For examination of bridges and sewers..... \$500 00				
Transferred from, ordinance Nov. 4, 1897.... 200 00				
	300 00	178 93	121 07	
7. For renewing plans and descriptions and rebinding plan books in the Registry Bureau, and rearranging indexes and descriptions in the Registry Bureau, including one clerk at seven hundred and twenty (720) dollars and three at six hundred (600) dollars each per annum...	3,100 00	3,091 88	8 12	
8. For carriage hire and keep of horse for the Chief, Principal, and Assistant Engineers.....	1,200 00	1,200 00		

Table H—Continued.

Department of Public Works (Bureau of Surveys).

General Appropriation.	Amount appropriat'd.	Amount counters'g'd	Balance merging.	Balance not merging
Items.				
9. For expenses attending the preparation of plans of the Port of Philadelphia for the increase of its landing accommodations. \$1,200 00				
Transferred from, ordinance Nov. 4, 1897..... 100 00	\$1,100 00	\$664 66	\$435 34	
10. For salaries of three (3) inspectors of drain connections, at one thousand two hundred (1,200) dollars each.....	3,600 00	3,600 00		
11. For salary of supervisor of intercepting sewer, nine hundred (900) dollars.....	900 00	900 00		
12. For engraving and printing maps of the City..... 200 00				
Transferred from, ord. Nov. 4, 1897..... 100 00	100 00	97 50	2 50	
13. For the repair, reconstruction and improvement of old sewers and construction of manholes, ventilators and inlets for the same. \$20,000 00				
Brought from books of 1896..... 1,127 84	21,127 84	20,413 01	714 83	
14. For removing objectionable footway gutters \$5,000 00				
Brought from books of 1896..... 4,877 05				
9,877 05				
Transfer'd from, ord. Nov. 4, 1897..... 4,100 00	5,777 05	2,564 83	3,212 22	
15. For the reconstruction of inlets....	10,000 00	9,881 18	118 82	
16. For branch sewers and inlets:				
Provided, That bills of assessment against City property may be paid out of this Item. 250,000 00				
Brought from books of 1896..... 52,860 60				
\$302,860 60				
Transferred from, ordinance Oct. 26, 1897.... 51,000 00	251,860 60	206,362 26	1,943 95	43,554

Table II—Continued.

Department of Public Works (Bureau of Surveys).

General Appropriation.	Amount appropria'd.	Amount counters'g'd	Balance merging.	Balance not merging
Items.				
17. For maintenance Pump- ing Station in the Twenty-seventh Ward \$4,000 00 Transferred to, ordi- nance Nov 4, 1897..... 500 00	\$4,500 00	\$3,998 30	\$1 70	\$500 00
18. For the erection of a new bridge across the Schuylkill river near the site of the present Grays Ferry bridge.....	400,000 00	68,393 18	331,606 82
19. For the purchase of old plans, field notes, drafts and calcula- tions in the Ninth, Tenth, Eleventh and Twelfth Survey Districts.				
<i>Provided</i> , This amount purchases all said plans.....	10,000 00	10,000 00		
20. Removal of shoal places and other impediments in Schuyl- kill river above Fifty-eighth street to Walnut street, as now interfere with the navigation of vessels.				
<i>Provided</i> , The dredged material be placed beyond high water mark within the limits of the City of Philadelphia if the cost be not increased thereby.				
Brought from books, 1896.....	217,603 66	128,566 11	3 93	89,033 62
21. For the Manayunk intercepting sewer and connections.				
Brought from Books, 1896.....	2,512 05	2,329 82	182 23	
22. For the construction of a retain- ing wall along the northeast side of the Philadelphia and West Chester R. R. to support Midland avenue along the prop- erty set aside for Museum pur- poses for the University of Pennsylvania and other prop- erty formerly belonging to the Philadelphia Almshouse, be- tween South street and Cleve- land avenue, in the Twenty- seventh Ward.				
Brought from Books, 1896.....	15,000 00	13,252 10	1,747 90

*Table H—Continued.**Department of Public Works (Bureau of Surveys).*

General Appropriation.	Amount appropriat'd.	Amount counters'g'd	Balance merging.	Balance not merging
Items.				
23. Construction main sewers: Brought from Books, 1896..... \$44,480 68 Transferred to, ordi- nance Oct. 26, 1897.. 51,000 00				
	\$95,480 68	\$26,446 48	\$69,034 20
24. Erection new Bridges: Brought from Books, 1896.....	31,800 75	20,595 15	11,205 60
25. Abolishing grade crossing on Pennsylvania avenue and Noble street. Brought from books of 1891..... 1,421,863 31 Creation Subway Loan, March 15, 1894. Additional appropriat'n by sale of Loan Series H, I, J, K, L, M, N and O, Jan. 26, 1897..... 2,400,000 00				
	3,821,863 31	1,461,922 93	2,357,940 38
26. For widening Delaware avenue, between Vine and South streets. Loan Jan. 26, 1897	1,500,000 00	530,443 37	969,556 63
27. For improving the channel of the Delaware river. Loan Jan. 26, 1897.....	500,000 00	76,496 85	423,503 15
28. Laying sidings and switches Sixty-third street and Reading Railway.....	1,000 00			1,000 0
29. Repairs, breaks in sewers. Ordinance Nov. 22, 1897.....	5,000 00	2,852 34	2,147 66	
Totals.....	\$7,136,885 94	\$2,827,790 27	\$10,412 98	\$4,298,682 69

Table H—Continued.

Department of Public Works (Bureau of Water).

General Appropriation.	Amount appropriat'd.	Amount counters'g'd	Balance merging.	Balance not merging
An Ordinance to make an appropriation to the Department of Public Works (Bureau of Water), for the year 1897.....	\$1,119,654 00			
Bal. from books of 1895....	392,274 42			
	\$1,511,928 42			
Additional appropriation, ord. appr'd June 6, 1897,	52,700 00			
	\$1,564,628 42			
Additional appropriation from Temporary Loan made July 14, 1897, available Oct. 11, 1897.....	280,000 00			
	\$1,844,628 42			
Transferred to, ordinance approved Dec. 8, 1897.....	38,000 00			
	\$1,882,628 42			
Items.				
1. Salaries:				
Chief of Bureau.....	\$6,000 00			
Chief clerk.....	2,000 00			
Assistant clerk.....	1,200 00			
Correspondence clerk...	900 00			
Time clerk.....	1,000 00			
Messenger.....	720 00			
Draughtsman.....	1,800 00			
Two " \$1,000 each	2,000 00			
Draughtsman.....	900 00			
General superintend't..	3,500 00			
Clerk and paymaster....	1,100 00			
Clerk.....	900 00			
Assistant to Chief.....	2,000 00			
Clerk.....	1,000 00			
Assistant clerk.....	900 00			
Pipe inspector.....	1,350 00			
Pipe clerk.....	850 00			
Assistant to Chief.....	1,600 00			
Search clerks.....	1,200 00			
Assistant search clerk..	1,000 00			
Assistant clerk.....	850 00			
Chief inspector.....	1,200 00			
Nineteen inspectors,				
\$1,000 each.....	19,000 00			
Permit clerk.....	1,200 00			
Assistant permit clerk..	1,100 00			
Purveyor.....	1,800 00			
Five purveyors, \$1,480 each.....	7,400 00			
Six purveyors' clerks. \$800 each.....	4,800 00			
Six purveyors' assistant clerks, \$750 each..	4,500 00			
Yard keeper, Fourth district.....	915 00			
Ten hydrant inspectors, \$705 each.....	7,050 00			

*Table II—Continued.**Department of Public Works (Bureau of Water).*

General Appropriation.	Amount appropriat'd.	Amount counters'g'd	Balance merging.	Balance not merging
<i>Item 1—Continued.</i>				
General foreman.....	\$1,000 00			
Six general foremen, \$989 each.....	5,631 00			
Five foremen of re- pairs, \$780 each.....	3,900 00			
Superintend't of shop..	1,500 00			
Clerk to superintend't of shop.....	900 00			
Two engineers Spring Garden Pumping Sta- tion, \$1,200 each.....	2,400 00			
Two engineers Queen Lane, \$1,200 each.....	2,400 00			
Two engineers Fair- mount Pumping Sta- tion, \$1,100 each.....	2,200 00			
Nine engin'rs, \$1,000 ea.	9,000 00			
Four engineers Roxbo- rough Auxiliary and George's Hill Station, \$850 each.....	3,400 00			
Two engineers (with houses), \$810 each.....	1,620 00			
Two engineers, \$810 ea.	1,620 00			
Engineer.....	750 00			
Helper.....	750 00			
Fifty oilers, \$800 each..	40,000 00			
Ninety firemen, \$850 ea.	76,500 00			
Thirty coal-passers, \$725 each.....	21,750 00			
Two stor. keepers, \$700 each.....	1,400 00			
Foreman, machinists....	1,500 00			
Foreman, bricklayers....	1,100 00			
Foreman, carpenters....	1,000 00			
Foreman, stonemasons....	900 00			
Foreman, painters.....	900 00			
Foreman, riggers.....	900 00			
Foreman, laborers.....	840 00			
Thirty-five watchmen, \$675 each.....	23,625 00			
Five policemen, \$750 ea., with \$40 each for the purchase of uniforms	3,950 00			
Janitor, Main Office....	720 00			
Seven janitors, \$600 ea.	4,200 00			
River watchman.....	960 00			
Lineman.....	1,000 00			
Telephone op'tor (night)	600 00			
Telephone op'tor and clerk.....	500 00			
Electrician.....	1,200 00			
General storekeeper.....	1,000 00			
	\$303,354 00			
Transferred from, ord. app'd Nov. 22, 1897....	5,500 00			
	\$297,854 00			
Transferred from, ord. app'd Dec. 8, 1897.....	1,000 00			
	\$296,854 00	\$296,198 90	\$655 10	

*Table H—Continued.**Department of Public Works (Bureau of Water).*

General Appropriation.	Amount appropriat'd.	Amount counters'g'd	Balance merging.	Balance not merging
Items.				
2. For general supplies, including fuel, oil and small supplies. \$200,000 00 Additional appropriation, ordinance approved July 14, 1897 (Loan)... 150,000 00 \$350,000 00 Transferred to, ordinance approved Dec. 8, 1897 45,000 00 \$395,000 00	\$395,000 00	\$390,455 29	\$4,544 71	
3. For repairs to machinery, includ- ing the conveyance of workmen incident thereto..... \$50,000 00 Additional appropria- tion, ord. approved June 6, 1897..... 10,000 00 \$60,000 00 Additional appropria- tion, ord. approved June 14, 1897 (Loan).. 15,000 00 \$75,000 00 Transferred to, ord. ap- proved Nov. 22, 1897... 9,000 00 84,000 00	84,000 00	\$81,399 26	\$211 74	\$2,889 06
4. For maintenance and repairs to building-, grounds and reser- voirs..... \$75,000 00 Additional appropria- tion, ord. approved June 16, 1897..... 25,000 00 \$100,000 00 Additional appropria- tion, ord. approved July 14, 1897 (Loan)... 15,000 00 \$115,000 00 Transferred to, ord. ap- proved Nov. 22, 1897.. 10,000 00 125,000 00	125,000 00	120,195 84	3,837 70	966 46
5. For repairs and improvement of the distribution, including the purchase of material in connec- tion therewith and expenses incident thereto..... \$100,000 00 Additional appropria- tion, ord. approved June 16, 1897..... 5,000 00 \$105,000 00 Additional appropria- tion, ord. approved July 14, 1897 (Loan 35,000 00 \$140,000 00				

*Table H—Continued.**Department of Public Works (Bureau of Water).*

General Appropriation.	Amount appropriat'd.	Amount counters'g'd	Balance merging	Balance not merging
Item 5—Continued.				
Transferred from, ord. approved Nov. 22, 1897	5,000 00			
	\$135,000 00			
Transferred from, ord. approved Dec. 8, 1897..	2,000 00			
	\$133,000 00	\$130,731 82	\$2,268 18	
6. For supplies, including fuel and labor at the City Construction and Repairs Shop.....	\$50,000 00			
Additional appropriation, ord. June 16, 1897	5,000 00			
	\$55,000 00			
Additional appropriation, ord. approved July 14, 1897 (Loan)...	15,000 00			
	\$70,000 00			
Transferred from, ord. approved Nov. 22, 1897	3,500 00			
	\$6,500 00			
Transferred from, ord. approved Dec. 12, 1897	1,000 00			
	\$65,500 00	\$64,592 61	907 39	
7. For general, incidental and con- tingent expenses, including keep of horse for Chief of Bureau. General Superintend- ent and ass't, each \$400, \$16,300 00				
Transferred to, ord. ap- proved Nov. 22, 1897..	2,000 00			
	\$18,300 00	\$18,283 19	16 81	
8. For the purchase of material and cost of labor in connection with the laying of service pipes, and expenses incident thereto, two hundred and ten thousand (\$210,000) dollars; <i>Provided, The trenches are dug by day's work.....</i>	\$210,000 00			
Additional appropriation, ord. approved June 16, 1897.....	5,000 00			
	\$215,000 00			
Additional appropriation, ord. approved July 14, 1897 (Loan) ..	45,000 00			
	\$260,000 00			

*Table H—Continued.**Department of Public Works (Bureau of Water).*

General Appropriation.	Amount appropriat'd.	Amount counters'g'd	Balance merging.	Balance not merging
Item 8—Continued.				
Transferred from, ord. approved Nov. 22, 1897	7,000 00			
	\$253,000 00			
Transferred from, ord. approved Dec. 12, 1897	3,000 00			
	\$250,000 00	\$242,018 05	\$7,981 95	
9. For service pipe and meters.....	10,000 00	8,777 10	1,222 90	
10. For emergencies.....	5,000 00	1,990 84	3,009 16	
11. For repairing and improving reservoirs.....	\$100,000 00			
From books of 1896 (Item 10½).....	185,830 35			
	\$285,830 35			
Additional appropriation, ord. approved June 16, 1897.....	2,700 00			
	\$288,530 35			
Additional appropriation from Temporary Loan to complete re- pairs to Fairmount Basin, ord. approved July 14, 1897.....	\$5,000 00			
	293,530 35	250,680 71	461 78	\$41,387 86
12. For extension of Water Works: From books of 1896 (Item 10 a. '96)	83,712 30	59,829 60	37 50	23,845 20
13. SECTION 1. For the construction of a reservoir in connection with the supply of water to the City in the ground in the Twenty-eighth Ward, appro- priated by ordinance approved March 21, 1892.				
SECT. 2. That the sum of one million (1,000,000) dollars be, and the same is hereby appropriated to new Item 11, in the annual appropriation to the Depart- ment of Public Works (Bureau of Water) for the purpose afore- said, out of the authorized, by ordinance approved September 16, 1892. Ordinance approved October 1, 1892. That the addi- tional sum of two hundred and twenty-five thousand (225,000) dollars be, and the same is hereby appropriated from the annual appropriation to the Department of Public Works (Bureau of Water) for the year of 1893, for the con- struction of the Queen Lane Reservoir, ordinance approved May 15, 1893.				
From books of 1896 (Item 11).....	122,731 77		122,731 77	
Totals.....	\$1,882,628 42	\$1,635,153 21	\$147,886 69	\$39,588 52

Table II—Continued.
Department of Port Wardens.

General Appropriation.	Amount appropriat'd.	Amount counters'g'd	Balance merging.	Balance not merging
An ordinance to make an appropriation to the Board of Port Wardens for the year 1897, approved December 29, 1896.....	\$18,750 00			
Brought from books of 1896	942 40			
	<u>\$19,692 40</u>			
Items.				
1. For rent of office.....	\$750 00	\$750 00		
2. For salary of secretary.....	1,080 00	1,080 00		
3. For salary of vessel clerk.....	720 00	720 00		
4. For incidentals..... <i>Providea</i> , That not more than \$50 of this item shall be expended for car fare.	500 00	500 00		
5. For stationery, binding, and printing.....	200 00	200 00		
6. For removal of obstructions to the safe navigation of the rivers Delaware and Schnylkill.....	\$500 00			
<i>Provided</i> , This item shall not merge Dec. 31, 1897. Bro't from books of 1896..	933 00			
<i>Provided</i> , That Items 6 and 7 shall not merge Dec. 31, 1897.		1,433 00		\$1,433 00
7. For dredging docks not belonging to the City and in front of bulkheads not belonging to the City where City sewers empty, \$15,000 00 <i>Provided</i> , This item shall not merge Dec. 31, '97. Brought from books of 1896.....	940 00			
	<u>15,009 40</u>	14,809 40		200 00
Totals.....	\$19,692 40	\$18,059 40		\$1,633 00

Table II—Continued.

Department of Board of Revision of Taxes.

General Appropriation.	Amount appropriat'd.	Amount counters'g'd	Balance merging.	Balance not merging
An Ordinance to make an appropriation to the Board of Revision of Taxes, for the year 1897, ordinance approved Dec. 29, 1896....\$145,220 00				
Items.				
1. To pay the salaries of the Members of the Board of Revision, at \$4,000 each per annum.....	\$12,000 00	\$12,000 00		
2. To pay the salaries of fifty-two (52) assessors, at \$2,000 each per annum..... \$104,000 00 Transferred, from ordinance approved Nov. 22, 1897..... 581 26	103,418 74	103,372 54	\$46 20	
3. To pay salary of chief clerk.....	2,250 00	2,250 00		
4 To pay salary of assistant clerk....	2,000 00	1,915 52	84 48	
5. To pay salaries of division and locality clerks, \$1,500 each; appeal clerk, allowance clerk, certificate clerk, and record clerk \$1,000 each per annum.....	5,500 00	5,463 21	36 79	
6. To pay salaries of miscellaneous clerk, \$1,100, and twelve (12) clerks engaged in making up tax duplicates and tax triplicates, \$1,000 each per annum, and extra clerk hire \$500.....	13,600 00	13,600 00		
7. To pay for stationery, tax duplicates, tax triplicates, recapitulation books, blotters and assessment books, for the use of assessors in making return of assessments for the year 1898, including rebinding of duplicates for the year 1897, for blank books for house numbering, and rebinding old assessors books..... \$4,000 00 Transferred to, ordinance app'd Nov. 22, 1897 to pay stationery and blanks furnished by The Dunlap Printing Co. in the year 1896 262 18	4,262 18	4,193 19	68 99	
8. To pay for additions to maps in the office of the Board of Revision	150 00	93 00	57 00	

*Table H—Continued.**Department of Board of Revision of Taxes.*

General Appropriation.	Amount appropria'd.	Amount counters'g	Balance merging.	Balance not merging
Items.				
9. To pay for incidentals, house cleaning, and advertising ap- peals..... \$1,000 00 <i>Provided, That not more than \$50 of this Item be ex- pended for car fare. Transferred to, ordi- nance app'd Nov. 22, 1897.....</i> 319 08	1,319 08	1,318 91	17	
10. To pay salary of stenographer and typewriter.....	720 00	720 00		
Total.....	\$145,220 00	\$144,926 37	\$293 63	

Table II—Continued.
Department of City Commissioners.

General Appropriation.	Amount appropriat'd	Amount counter-s'g'd	Balance merging.	Balance not merging
An ordinance to make an appropriation to the Department of City Commissioners for the year 1897, approved Dec. 21, 1896....	\$909,721 25			
Transferred from, ord. approved July 7, 1897	1,000 00			
	<u>\$908,721 25</u>			
Transferred from, ord. proved Nov. 3, 1897...	3,000 00			
	<u>\$905,721 25</u>			
Transferred from ord. ap- proved Dec. 27, 1897...	1,500 00			
	<u>\$904,221 25</u>			
Items.				
1. To pay four (4) officers of the Supreme Court, thirty-four (34) officers of the Courts of Common Pleas, Nos. 1, 2, 3 and 4, twelve (12) officers of the Orphans' Court at four (4) dollars per diem; and thirty (30) officers of the Courts of Quarter Sessions, at \$1,400 per annum....	\$104,600 00			
Transferred from, ord. approved Dec. 27, '97.	500 00			
	<u>\$104,100 00</u>	\$103,940 16	\$159 54	
2. To pay jurors of the Courts of Common Pleas, Nos. 1, 2, 3, and 4, jurors of the Courts of Quarter Sessions, and grand jurors,	\$110,000 00			
Transferred to ord. ap- proved Dec. 27, 1897.	5,500 00			
	<u>115,500 00</u>	113,378 92	2,121 08	
Provided, The City Controller may counter-sign warrants on this item for bills of 1896.				
3. To pay road jurors.....	20,000 00	19,967 00	33 00	
4. To pay witness fees.....	5,000 00	4,999 58	42	
Provided, The City Controller may counter-sign warrants on this item for bills of 1896.				
5. To pay interpreter for the courts, jurors, etc.....	1,500 00	1,500 00		
6. To pay for meals for jurors.....	500 00	257 15	242 85	
7. To pay clerk for board of jurors...	1,400 00	1,400 00		

Table H—Continued.
Department of City Commissioners.

General Appropriation.	Amount appropriat'd.	Amount counters'g'd	Balance merging.	Balance not merging
Items.				
8. To pay coach hire for grand jury.....	\$500 00	\$174 00	\$326 00	
9. To pay miscellaneous expenses of the several Courts. \$8.0 00 Transferred to, ord. approved June 18, '97 600 00	1,400 00	1,380 83	19 17	
<i>Provided.</i> The City Controller may countersign warrants on this item for bills of 1896.				
10. To pay State Hospital for the Insane, Southwestern District of Pennsylvania..... \$100,000 00 Transferred from, ord. approved Nov. 3, '97. 3,000 00				
\$97,000 00				
Transferred from, ord. appr'd Nov. 22, 1897.... 2,000 00				
\$95,000 00				
Transferred from, ord. approved Dec. 27, '97.. 5,500 00	89,500 00	88,163 53	1,336 47	
<i>Provided,</i> The City Controller may countersign warrants on this item for bills of 1896.				
11. To pay for keep of prisoners in the Eastern Penitentiary.....	40,000 00	40,000 00		
<i>Provided,</i> The City Controller may countersign warrants on this item for bills of 1896.				
12. To pay Managers toward the expenses of the House of Refuge...	75,000 00	75,000 00		
<i>Provided,</i> The City Controller may countersign warrants on this item for bills of 1896.				
13. To pay officers of the elections for the year 1897.....	68,670 00	68,320 00	350 00	
14. To pay clerks and messengers for computing election returns for the year 1897.....	2,000 00	1,810 00	190 00	
15. To furnishing stationery, books, blanks, cards of instruction to election officers; and sample tickets to voters; assessors books for two assessments—one in May and one in December; printing and binding election tickets for each election division, to be used for voting; to pay overseers of the election, light and fuel for booths, and miscellaneous expenses, \$50,000 00				

Table H—Continued.

Department of City Commissioners.

General Appropriation.	Amount appropriat'd	Amount counters'g'd	Balance merging.	Balance not merging
Item 15—Continued.				
Transferred to, ordin'ce approved Nov. 22, 1897..	3,194 15			
	\$53,194 15			
Transferred from, ord. approved Dec. 27, '97.	1,000 00			
	\$52,194 15	\$45 936 02	\$2,008 13	\$4,250 00
<i>Provided, That, instead of advertising, the Commissioners shall receive proposals from not less than three responsible parties for the printing of election tickets and all necessary election papers; Provided, further, That work for printing shall only be awarded to contractors who pay the recognized rate of wages adopted by the Typographical Union.</i>				
16. To pay assessors for the year 1897 for voting and jury purposes; also, for the enrollment of all children between the ages of eight and thirteen years for school purposes, in compliance with the compulsory educational law.....	\$80,025 00			
Transferred to, ordin'ce approved June 18, '97	907 50			
	80,932 50	80,932 50		
17. To pay for burial of indigent soldiers, sailors, and marines, authorized by Act of Assembly, May 12, 1885.....	7,000 00	7,000 00		
<i>Provided, The City Controller may countersign warrants on this item for bills of 1896.</i>				
18. To pay for printing assessors' lists for the year 1897.....	\$17,000 00			
Transferred from, ord. approved June 18, '97	3,777 50			
	\$13,222 50			
Transfer'd from, ord. approved July 7, 1897	1,000 00			
	12,222 50	12,041 28	181 22	
<i>Provided, Only one set of lists be printed in September and one set in December; Provided, also, The bids to be advertised for in three wards at one time, and that no bid be received or contract awarded to any person, either directly or indirectly, for more than as above provided, and the contract shall be awarded</i>				

*Table H—Continued.**Department of City Commissioners.*

General Appropriation.	Amount appropri'd.	Amount counters'g'd	Balance merging.	Balance not merging
Item 18—Continued.				
ed to the lowest bidder: <i>Provided, further,</i> That the contractor or contractors be required to do the work in the City of Philadelphia, and properly complete the same within twelve days—the first wards in four days, the second in eight days, and the last in twelve days: <i>Provided, further,</i> That the contract shall only be awarded to contractors who pay the recognized rate of wages adopted by the Typographical Union.				
19. To pay for posting assessors' lists,	\$350 00	\$280 75	\$60 25	
20. To pay for rent of rooms in which elections are held, the proprietors required to put up, take down, and store on premises the material required under the Ballot Reform Bill..... \$48,500 00				
Transferred to, ord. Nov. 22, 1897..... 150 00				
\$48,650 00				
Transfer'd from, ord. approved Dec. 27, 1897 150 00				
	48,500 00	47,825 00	675 00	
21. To pay for posting, advertising, printing, cleaning office, and miscellaneous expenses 1,000 00				
Transferred to, ord. approved Dec. 27, '97 150 00				
	1,150 00	1,139 33	10 67	
22. To pay magistrates for the year 1897.....	84,000 00	83,493 00	507 00	
23. To pay City Commissioners five thousand (5,000) dollars each.....	15,000 00	15,000 00		
24. To pay chief clerk..... \$2,500 00				
Two assistant clerks, \$1,200 each..... 2,400 00				
	4,900 00	4,900 00		
25. To pay messenger..... \$1,250 00				
Miscellaneous clerk..... 840 00				
	2,090 00	2,090 00		
26. To pay extra help for the year 1897..... \$8,000 00				
Transferred to, ordin'ce appr'd June 18, 1897... 1 500 00				
	9,500 00	9,271 00	229 00	

Table II—Continued.

Department of City Commissioners.

General Appropriation.	Amount appropriat'd.	Amount counters'g'd	Balance merging.	Balance not merging
Items.				
27. To pay Pennsylvania State Hospital for Lunatics, at Harrisburg.....	\$184 00	\$184 00		
<i>Provided, The City Controller may countersign warrants on this item for bills of 1896.</i>				
28. To pay Pennsylvania Society for the Prevention of Cruelty to Animals.....	2,000 00	2,000 00		
<i>Provided, The City Controller may countersign warrants on this item for bills of 1896.</i>				
29. To pay State Hospital for the Insane at Danville.....	700 00	632 00	\$68 00	
<i>Provided, The City Controller may countersign warrants on this item for bills of 1896.</i>				
30. To pay Pennsylvania Reformatory at Huntingdon..... \$22,000 00				
Transferred from, ord. approved Nov. 22, '97, 2,000 00	20,000 00	19,645 19	354 81	
<i>Provided, The City Controller may countersign warrants on this item for bills of 1896.....</i>				
31. To pay for the support and maintenance of companies of the National Guard using and occupying an armory, rooms, or quarters within the City of Philadelphia, five hundred (500) dollars for each company.....	18,500 00	18,000 00	500 00	
<i>Provided, That the City Controller shall countersign no warrants drawn on this item in favor of the commanding officer of any company, unless it shall be certified to the City Controller by the Adjutant-General of the State and the said company has satisfactorily passed the annual inspection provided by law, and also certified by the commanding officer of each company that the moneys appropriated in said item for said company have been used and expended solely and exclusively for the support and maintenance, discipline and training of said company, for which he shall account by proper vouchers to the said City Controller: Provided, also, That no appropriation shall be made for any subsequent year until the expenditure of the previous year has been duly and satisfactorily accounted for</i>				

Table H—Continued.

Department of City Commissioners.

General Appropriation.	Amount Appropriat'd	Amount counters'g'd	Balance merging.	Balance not merging
Items				
32. To pay conveyance, etc., for prisoners to Huntingdon Reformatory and insane persons to State Hospitals for the Insane at Norristown, Danville, and Harrisburg	\$1,600 00	\$1,586 28	\$13 72	
<i>Provided, The City Controller may countersign warrants on this item for bills of 1896.</i>				
33. To pay for incurables at Wernersville..... \$12,500 00				
Transferred to, ord. approved Nov. 22, '97. 600 00	13,100 00	12,874 43	225 57	
<i>Provided, The City Controller may countersign warrants on this item for bills of 1896.</i>				
34. For maintaining thirty blind men in the Pennsylvania Working Home for Blind Men, West Philadelphia.....	5,000 00	5,000 00		
35. To pay for keep of prisoners of Philadelphia in the Western Penitentiary.....	172 25	80 52	91 73	
<i>Provided, The City Controller may countersign warrants on this item for bills of 1896.</i>				
36. To pay County Commissioners of Huntingdon Co., Penna., costs in case of George Berwick, an inmate of the Pennsylvania Reformatory from Philadelphia County, who was tried and convicted of aggravated assault and battery, with intent to kill one of the inmates of the Institution. By transfer, ordinance approved Nov. 22, 1897.....	55 85	55 82	03	
Totals.....	\$904,221 25	\$889,758 59	\$10,212 66	\$4,250 00

Table H—Continued.
Department of City Controller.

General Appropriation.	Amount appropria'd.	Amount counters'g'd	Balance merging.	Balance not merging
An Ordinance to make an appropriation to the Department of City Controller for the year 1897, ordinance approved December 23, 1896. \$64,225 00				
Items.				
1. For salaries:				
City Controller (fixed by Act of Assembly)..	\$8,000 00			
Chief clerk.....	2,500 00			
Chief auditor.....	2,500 00			
Bookkeeper	1,800 00			
General auditor.....	1,500 00			
Seven department auditors, \$1,350 each.....	9,450 00			
Seven tax auditors, each \$1,200	8,400 00			
Four water auditors, \$1,200 each.....	4,800 00			
Three registers of bills, \$1,200 each.....	3,600 00			
Miscellaneous clerk.....	1,200 00			
Return clerk.....	1,200 00			
Warrant and delivery clerk	1,200 00			
Register of warrants....	1,100 00			
Six gas auditors, \$1,000 each.....	6,000 00			
Assistant warrant and delivery clerk.....	1,000 00			
Typewriter.....	1,000 00			
Farmers' and Mechanics' Bank clerk.	900 00			
Custodian of records.....	900 00			
Messenger	800 00			
Two janitors, \$300 each.	600 00			
	\$58,450 00	\$57,747 44	\$702 56	
2. For printing the annual report of the City Controller, for the year 1896, and preparing the annual statement for the Finance Committee	650 00	552 00	98 00	
3. For printing the city warrants for the several departments	2,325 00	1,596 00	729 00	
<i>Provided, That the City Controller shall not be required to advertise for the printing and binding of warrants.</i>				
4. For books, stationery, printing, and incidentals.....	2,000 00	1,978 76	21 24	
5. For preparing registers of delinquent taxes and binding records.....	800 00	800 00		
Totals.....	\$64,225 00	\$62,674 20	\$1,550 80	

Table H—Continued.
Department of City Treasurer.

General Appropriation.	Amount appropria'd.	Amount counters'g'd	Balance merging.	Balance not merging
An Ordinance to make an appropriation to the Department of City Treasurer, for the year 1897, ordinance approved December 23, 1896.....	\$4,736,698 67			
Br'ght from book of '96	125,000 00			
	\$4,861,698 67			
Additional appropriation, ordinance approved Mar. 24, '97..	200 00			
	\$4,861,898 67			
Transfer to new item 11, ordinance app'd Nov. 22, 1897.....	8,301 82			
	\$4,870,200 49			
Transfer to new item 12, ordinance app'd Nov. 22, 1897.....	47,701 38			
	\$4,917,901 87			
Transferred from, ordinance approved Nov. 22, 1897.....	66,347 20			
	\$4,851,554 67			
Transferred from, ordinance approved Dec. 8, 1897.....	25,500 00			
	\$4,826,054 67			
Items.				
1. For salaries				
City Treasurer (fixed by Act of Assembly)	\$10,000 00			
Chief clerk.....	2,500 00			
Receiving teller.....	2,000 00			
1st assistant receiving teller.....	1,800 00			
2d assistant receiving teller.....	1,200 00			
Paying teller.....	2,000 00			
First assistant paying teller.....	1,400 00			
Second assist't paying teller.....	1,100 00			
Bookkeeper.....	1,800 00			
Assistant bookkeeper	1,000 00			
Warrant clerk.....	1,500 00			
Two assistants, \$1,000 each	2,000 00			
State clerk.....	1,500 00			
Three ass'ts, \$1,000 each	3,000 00			
Miscellaneous clerk...	1,000 00			
Messenger.....	1,000 00			
Two watchmen, \$800 each	\$1,600 00			
Extra watchman.....	150 00			
Office boy.....	300 00			
Janitress	300 00			
	\$37,150 00	\$37,066 63	\$83 37	

Table H—Continued.
Department of City Treasurer.

General Appropriation.	Amount appropriat'd.	Amount counters'g'd	Balance merging.	Balance not merging
Items.				
2. For incidental expenses.....	\$800 00	\$ 99 84	16	
3. For printing, binding, blank books and stationery.....	800 00	799 95	05	
4. For interest on funded debt.				
Due May 1, 1897.....	\$69,000 00			
" July 1, 1897.....	1,230,721 00			
" Nov. 1, 1897.....	69,000 00			
" Jan. , 1898.....	1,176,751 00			
State tax on City loans, 125,000 00				
	\$2,670,472 00			
From books of 1896, to pay State tax on loans.....	125,000 00			
	\$2,795,472 00			
By transfer from State tax on loans, ordinance approved Nov. 22, 1897.....	66,347 20			
	\$2,729,124 80			
Transferred from, ord. approved Dec. 8, 1897	25,500 00			
	\$2,703,624 80			
Transferred to, ordina'ce approved Dec. 27, 1897	58,577 78			
	\$2,762,202 58	\$2,756,301 84		\$5,900 74
5. For Eighteenth Series of 4 per cent. loan, Series R, Dec. 31, 1897.	400,000 00	400,000 00		
6. To the Teachers' Aid and Annuity Association of Philadelphia.				
Teachers' Institute of Philadelphia.....	\$10,000 00			
School of Design for Women.....	3,000 00			
	3,000 00			
	16,000 00	16,000 00		
7. For interest estimated on such new loans as may be issued during the year 1897	\$188,750 00			
Transferred from, ord. app'd Dec. 27, 1897.....	58,577 78			
	130,172 22	130,172 22		
8. For Sinking Fund:				
Loan No. 34.....	\$10,800 00			
Culvert, No. 2.....	9,600 00			
Park, No. 1.....	48,000 00			
Loan No. 35.....	19,680 00			
Gas Loan, No. 5.....	20,000 00			
Gas Loan, No. 6.....	20,000 00			
Loan No. 37.....	12,000 00			
Loan No. 38.....	12,000 00			
Park, No. 2.....	24,000 00			
Loan No. 44.....	8,400 00			

Table II—Continued.
Department of City Treasurer.

General Appropriation.	Amount appropriat'd.	Amount counter's'g'd	Balance merging.	Balance not merging
<i>Item 8—Continued.</i>				
School, No. 3	6,000 00			
Loan No. 43.....	6,000 00			
Loan No. 46. ...	25,464 00			
Gas Loan, No. 7.....	10,000 00			
Loan No. 48	5,100 00			
Loan No. 49.....	2,400 00			
Loan No. 50.....	12,000 00			
Loan No. 51.....	25,656 00			
Park No. 3.....	21,600 00			
Loan No. 53.....	2,400 00			
Loan No. 54.....	11,640 00			
Loan No. 55.....	6,000 00			
Loan No. 56.....	2,700 00			
Loan No. 57.....	5,400 00			
Loan No. 58.....	12,000 00			
Gas Loan, No. 8.....	20,000 00			
Loan No. 60.....	4,020 00			
Loan No. 61.....	6,000 00			
	\$368,860 00	\$356,360 00	\$12,500 00	
9. For redemption of temporary loan and interest.....	1,053,866 67	1,053,866 67		
10. Additional appropriation to pay the dairy and food commissioner of Pennsylvania, or his agent, money paid by the sheriff in mistake.....	200 00	200 00		
Ordinance approved February 24, 1897.				
11. To new Item 11. An Ordinance for the purpose of enabling the City Treasurer to pay to the Commonwealth of the State of Pennsylvania the amount due the State, being one-half the amount collected and paid into the City Treasury of Philadel- phia by the Department of Charities and Correction, Bu- reau of Charities, from January 1, 1895, to May 1, 1897, for the maintenance of indigent insane at Norristown.	8,301 82	8,201 82		
Transferred to, ordinance ap- proved Nov. 27, 1897.				
12. An Ordinance for the purpose of completing a settlement with the State, by which the Depart- ment will be enabled to collect the three-fourths of the personal property tax, returnable by the State to the City for the year 1897.....	47,701 38	47,701 38		
Transferred to, ordinance ap- proved Nov. 22, 1897.				
Totals	\$4,826,054 67	\$4,807,570 35	\$12,583 48	\$5,900 74

Table II—Continued.
Department of Law, "City Solicitor."

General Appropriation.	Amount appropriat'd.	Amount counters'g'd	Balance merging.	n Balance ot merging
An Ordinance to make an appropriation to the Law Department, for the year 1897, ord. app. Dec. 29, 1896.....	116,841 85			
Items.				
1. Salaries:				
City Solicitor.....	\$10,000 00			
One assistant.....	4,500 00			
One assistant.....	4,000 00			
One assistant.....	3,000 00			
Three assistants, \$2,500	7,500 00			
Six assistants, \$2,000....	12,000 00			
One assistant.....	1,550 00			
One assistant.....	1,500 00			
Three assistants, \$1,400..	4,200 00			
Three assistants, \$1,200..	3,600 00			
One assistant.....	1,000 00			
Two clerks, \$1,500.....	3,000 00			
Two clerks, \$1,200.....	2,400 00			
Four clerks, \$1,000.....	4,000 00			
Four clerks, \$900.....	3,600 00			
Superintend't for road jury rooms.....	900 00			
One clerk.....	720 00			
Two stenographers and type-writers, \$1,500...	3,000 00			
One clerk, messenger and custodian of records.....	1,000 00			
One cleaner.....	480 00			
Two cleaners, \$360.....	720 00			
	\$72,670 00	\$72,586 67	\$83 33	
2. For Prothonot'y's costs.....	1,200 00	1,199 28	72	
3. For experts.....	20,000 00	19,995 16	4 84	
4. For blank books, stationery, paper books and blanks.....	5,000 00	5,000 00		
5. For railroad and railway fares....	100 00	35 91	64 09	
6. For miscellaneous expenses, abstracting water pipe claims and new dockets.....	4,800 00	4,800 00		
7. For advertising, affidavits, serving notices and blue prints...	8,000 00	7,999 63	37	
8. For conveyancing and expenses of conveyancing, and road jurors..	2,500 00	2,496 54	3 46	
9. For law books.....	500 00	498 80	1 20	
10. For witness fees.....	2,000 00	1,999 36	64	
11. To pay Harry G. Clement the amount of an over charge of interest paid to the City of Philadelphia.....	71 85	71 85		
Totals.....	\$116,841 85	\$116,683 20	158 65	

*Table H—Continued.**Department of Clerks of Councils.*

General Appropriation.	Amount appropriat'd	Amount counters'g'd	Balance merging.	Balance not merging
An Ordinance to make an appropriation to the Clerks of Councils for the year 1897, ord. approved Dec. 23, 1896.....	\$67,220 00			
From books, 1896.....	2,936 19			
	\$70,156 19			
Additional appropriation, ord. May 10, '97..	5,000 00			
	\$75,156 19			
Additional appropriation ord. app'd May 10, 1897	18,000 00			
	\$93,156 19			
Additional appropriation, ord. approved June 4, 1897.....	1,000 00			
	\$94,156 19			
Transferred to ordinance approved Nov. 22, 1897.....	5,000 00			
	99,156 19			
Transferred to ord. approved Dec. 27, 1897...	1,500 00			
	100,656 19			
Items.				
1. Salaries:				
Chief Clerk of Select Council.....	\$3,000 00			
Chief Clerk of Common Council.....	3,000 00			
Assistant Clerk of Select Council and Index Clerk.....	2,500 00			
Assistant Clerk of Common Council and Journal Clerk.....	2,500 00			
Assistant Journal Clerk and Index Clerk of Common Council.....	2,000 00			
Secretary of Finance Committee.....	1,800 00			
Committee Clerk Common Council, Highways and Surveys.....	1,600 00			

Table H—Continued.

Department of Clerks of Councils.

General Appropriation.	Amount Appropriat'd	Amount counters'g'd	Balance merging.	Balance not merging
Item 1—Continued.				
Sergeants-at-Arms, Select and Common Councils, \$1,500 each..	3,000 00			
Sergeant-at-Arms, Finance Committee.....	100 00			
	\$19,500 00			
An Ordinance, That the sum of one thousand dollars to pay the salaries of the Sergeant-at-Arms after July 1, 1897, to be at the rate of \$2,500 per annum, each.				
Ord. approved June 4, 1897.....	1,000 00	20,500 00	\$20 449 94	\$50 06
2. For printing Journals and other documents: <i>Provided</i> , That none of the annual reports of the several departments, except the City Controller's report, shall be printed in the appendix to the Journals of Councils: <i>Provided</i> , That the bid for the printing of the Journal and appendix of Common Council and the approved ordinances and other printing required by Common Council shall be advertised for, and the contract awarded separately from that for the journal and appendix and other printing required by Select Council, and that no bid shall be entertained nor shall any contract be awarded for the Select Council printing to the parties who have obtained the contract for that of Common Council: <i>Provided, further</i> , That work for printing shall only be awarded to contractors who pay the recognized rate of wages adopted by the Typographical Union.				
	\$12,000 00			
Books of 1895.....	2,936 19	14,936 19	11,113 51	3,822 68
3. For binding journals, ordinances, and other documents. <i>Provided</i> , That the binding of the Annual Message of the Mayor of the City and the annual reports of the respective departments shall not be paid out of this item.....		1,500 00	1,304 34	195 66
4. For advertising, printing notices and amendments.....		500 00	394 80	105 20
5. For stationery.		3,000 00	2,489 05	510 95

Table H—Continued.

Department of Clerks of Councils.

General Appropriation.	Amount appropria'd.	Amount counters'g'd	Balance merging.	Balance not merging
Items.				
6. For carriage hire. <i>Provided</i> , That the City Controller shall countersign no warrants drawn on this item until furnished with the bill approved by the Chairman and two members of the committee for whose use the carriages were provided: <i>Provided</i> , That instead of adver- tising, the Clerks of Councils shall invite written proposals from not less than three (3) re- sponsible parties having at least ten (10) first-class carriages of their own, and the contract shall be awarded to the lowest bidder in accordance with ex- isting ordinances subject to the approval of the Committee on Finance.....	\$1,700 00	\$1,423 75	\$276 25
7. For incidentals and re- pairs.....\$10,000 00 <i>Provided</i> , That no war- rants shall be drawn on this item unless the bills are first ap- proved by the Com- mittee on Finance at a regular meeting of the Committee. By transfer to, ordi- nance approved No- vember 22, 1897.....	5,000 00 \$15,000 00 1,000 00			
Transferred to, ord'nance December 27, 1897.....	1,000 00	16,000 00	15,906 40	93 60
8. For compensation of two stenographers and typewriters, one for Select Council, one for Common Council, at \$1,200 each.....	\$2,400 00			
Two doorkeepers of Councils, one for Se- lect and one for Com- mon Council, at \$300 each.....	600 00			
Two messengers of Councils, one for Se- lect and one for Com- mon Council, at \$720 each.....	1,440 00			
One janitor and cleaner of offices of Select Council.....	720 00			
One janitor and cleaner of Common Council...	600 00			

Table II—Continued.

Department of Clerks of Councils.

General Appropriation.	Amount appropriat'd.	Amount counters'g'd	Balance merging.	Balance not merging
Item 8—Continued.				
One cleaner, Select Council.....	\$420 00			
One cleaner, Common Council.....	360 00			
Office boy for Select Council.....	240 00			
Office boy for Common Council.....	300 00			
Office boy for Common Council.....	240 00			
Three pages, one for Select and two for Common Council, at \$100 each.....	300 00			
The Presidents of Select and Common Councils are hereby authorized to appoint the stenographers and typewriters, doorkeepers and pages.				
	\$7,620 00	\$7,380 00	\$240 00	
9. For preparing, printing and binding a Manual of Councils for the use of members thereof... \$1,200 00				
And for preparing schedules of appropriations and other matters for the use of the Finance Committee.....	200 00			
Provided, The Manuals be distributed not later than June 1, 1897.				
	1,400 00	1,391 35	8 65	
10. For the proper celebration of the Fourth of July.....	\$10,000 00			
Additional appropriation, by ordinance approved May 10, 1897...	5,000 00			
	15,000 00	14,986 79	13 21	
11. To pay expenses incident to the unveiling of the Washington Monument, on May 15, 1897, ordinance approved May 10, 1897.....		18,000 00	17,998 97	1 03
12. For stenographic reports.....	\$250 00			
For extra clerical services in matters pertaining to the lease of the gas-works.....	250 00			
	500 00	500 00		
Totals.....	\$100,656 19	\$95,338 90	\$613 81	\$4,703 48

Table H—Continued.
Department of Coroner.

General Appropriation.	Amount appropria'd.	Amount counters'g'd	Balance merging.	Balance not merging
An ordinance to make an appropriation to the Coroner for the year 1897, ord. appr'd Dec. 29, 1896... \$28,900 00				
Items.				
1. For salaries: Coroner (Act of Assembly) \$5,000 00				
Deputy Coroner (Act of Assembly)..... 2,500 00				
Clerk..... 1,500 00				
Assistant clerk..... 1,100 00				
Two physicians, \$1800 ea.. 3,600 00				
Four District Deputies \$1,000 each..... 4,000 00				
Wagon driver..... 1,800 00				
Stenographer and typewriter..... 800 00				
Detective..... 1,200 00				
Janitor..... 600 00				
	\$22,100 00	\$22,100 00		
<i>Provided, That the amounts appropriated in this Item for Coroner, Deputy Coroner and clerk, shall be taken from fees earned by the Coroner.</i>				
2. For stationery..... 500 00	500 00	499 97	03	
3. For exhuming and incidentals..... 1,000 00	1,000 00	931 01	\$68 99	
4. For witnesses, jury fees, and burials..... 4,500 00	4,500 00	\$4,023 25	476 75	
5. For maintenance of two horses and wagons..... 800 00	800 00	800 00		
Totals.....	\$28,900 00	\$28,354 23	\$545 77	
Fees earn'd during 1897..... \$12,870 00				
Fees brought from books of 1896..... 5,010 00				
	\$17,880 00			
For salaries, Item 1..... 9,000 00				
Balance not merging...	\$8,880 00			

Table II—Continued.
Department of Clerk of Quarter Sessions.

General Appropriation.	Amount appropria'd.	Amount counters'g'd	Balance merging.	Balance not merging
An ordinance to make an appropriation to the Clerk of the Courts of Oyer and Terminer and Quarter Sessions, for the year 1897, approved Dec. 23, 1896.....	\$38,150 00			
Items.				
1. For salaries:				
Clerk.....	\$5,000 00			
Deputy Clerk.....	2,500 00			
Court Clerk.....	2,500 00			
Court Clerk.....	2,000 00			
Assistant Court Clerk..	800 00			
Reoord Clerk.....	1,400 00			
Assistant Clerk.....	1,200 00			
Fee Clerk.....	1,200 00			
Road Clerk.....	1,200 00			
Miscellaneous Clerk.....	1,000 00			
Search Clerk.....	1,000 00			
Subpœna Clerk.....	1,000 00			
Custodian of Records for Clerk of Quarter Sessions and District Attorney and mes- senger.....	1,000 00			
Assistant messenger.....	600 00			
Stenographer and type- writer.....	900 00			
	\$23,300 00	\$23,300 00		
<i>Provided, That the amount appro- priated in this item shall be taken from fees earned by the clerk of said courts.</i>				
2. For blanks, books and stationery	1,800 00	1,799 74	\$ 26	
3. For incidentals.....	550 00	550 00		
4. For advertising applications for liquor licenses.....	10,000 00	10,000 00		
5. To pay for services of extra clerks.	2,500 00	2,560 00		
	\$38,150 00	\$38,149 74	\$ 26	
Fees earned during the year 1897.	\$79,531 22			
Balance from books of 1896.....	61,899 11			
	\$141,430 33			
Appropriated to item 1 for salaries.....	\$23,300 00			
Balance to books of 1898.....	\$118,130 33			
	118,130 33			\$118,130 33
Total.....	\$156,280 33	\$38,149 74	\$ 26	\$118,130 33

Table H—Continued.
Department of District Attorney.

General Appropriation.	Amount appropriat'd	Amount counters'g'd	Balance merging.	Balance not merging
An Ordinance to make an appropriation to the District Attorney for the year 1897, ordinance approved Dec. 29, 1896.....	\$39,600 00			
Transferred to, ordinance approved Nov. 22, 1897....	15,000 00			
	<u>\$41,100 00</u>			
Items.				
1. For salaries:				
District Attorney (Act of Assembly).....	\$10,000 00			
Special assistant.....	5,000 00			
First assistant (Act of Assembly).....	5,000 00			
Second assistant (Act of Assembly).....	4,000 00			
Third assistant (Act of Assembly).....	3,000 00			
Indictment clerk.....	2,000 00			
Asst indictment clerk...	1,200 00			
Office clerk	1,200 00			
Fee clerk.....	500 00			
	<u>\$31,900 00</u>	<u>\$30,900 00</u>	<u>\$1,000 00</u>	
<i>Provided, The amount appropriated in this item shall be taken from fees earned by the District Attorney.</i>				
2. For services of two detectives.....	2,700 00	2,700 00		
3. For incidentals and expenses incident to the prosecution of cases, return of fugitives, blanks, stationery, temporary clerk hire, etc.....	\$4,000 00			
<i>Provided, That warrants may be drawn against this item for bills contracted in 1896.</i>				
Transferred to, ord. appr'd Nov. 22, 1897....	1,500 00			
	<u>5,500 00</u>	<u>5,456 16</u>	<u>43 84</u>	
4. For stenographer and typewriter.....	1,000 00	1 000 00		
Totals.....	<u>\$41,100 00</u>	<u>\$40,056 16</u>	<u>\$1,043 84</u>	
Fees earned during year 1897.....	\$31,708 00			
Fees brought from books of 1896.....	9,541 16			
	<u>\$41,249 16</u>			
For salaries, Item 1.....	30,900 00			
Balance not merging.....	<u>\$10,349 16</u>			

*Table H—Continued.**Department of Park Commission.*

General Appropriation	Amount appropria'd.	Amount counters'g'd	Balance merging.	Balance not merging
An Ordinance to make an appropriation to the Commissioners of Fairmount Park, for the year 1897. Ord. app'd Dec. 31, 1896.....\$541,000 65 Books, 1896..... 32,716 77 \$573,711 42				
Additional appropriation, ordinance approved July 7, 1897..... 1,500 00 \$575,211 42				
Additional appropriation, ord. approved July 14, 1897. Temporary loan..... 25,000 00 \$601,922 34				
Items.				
1. For salaries :				
Park Solicitor..... \$1,200 00				
Secretary..... 2,500 00				
Clerk..... 1,400 00				
Chief engineer and superintendent..... 3,750 00				
Landscape gardener..... 2,000 00				
Assistant engineer..... 1,450 00				
Chief clerk..... 1,350 00				
Messenger..... 900 00				
	\$14,550 00	\$14,550 00		
2. For incidental expenses office of Commission, care and cleaning office, stationery, printing, analyses of water, rental of telephones, advertising Park supplies, repairs to telegraph lines between the various police stations, and printing annual report.....	3,150 00	3,147 93	\$2 07	
3. For general maintenance of the Park—this includes the care and maintenance of the roads, walks, drives, drains, fences, bridges, buildings, lawns, plants, flowers, green-houses, and for fuel, stationery, and other incidental expenses.....\$100,000 00 Books, 1896..... 9,967 77 \$109,967 77				
Additional appropriation, ord. approved July 14, 1897..... 25,000 00	134,967 77	134,948 67	19 10	
4. For music and care of music pavillions.....	13,000 00	12,993 89	6 11	

*Table II—Continued.**Department of Park Commission.*

General Appropriation.	Amount appropriat'd.	Amount counters'g'd	Balance merging.	Balance not merging
Items.				
5. For the care of Horticultural Hall and arboretum, including fuel, attendance, material, maintenance of fountains, and water supply	\$20,000 00	\$19,998 39	\$1 61	
6. For the care of nurseries, the planting, transplanting, and trimming of trees, the preservation of woodlands and purchase of new stock.....	\$6,000 00	\$5,999 33	67	
7. For the pay, equipment and incidental expenses of the Park Guard. This provides for pay of one captain at five (5) dollars per day, one thousand eight hundred and twenty-five (1,825) dollars; one lieutenant, at one hundred and sixteen (116) dollars and sixty-six and two-thirds ($66\frac{2}{3}$) cents per month, one thousand four hundred (1,400) dollars; four sergeants, at three (3) dollars and twenty-five (25) cents per day, or one thousand one hundred and eighty-six (1,186) dollars and twenty-five (25) cents per year each, four thousand seven hundred and forty-five (4,745) dollars; seventy-four guards, at two (2) dollars and fifty (50) cents per day each, or nine hundred and twelve (912) dollars and fifty (50) cents per year each, sixty-seven thousand five hundred and twenty-five (67,525) dollars; one driver Park ambulance, at fifty (50) dollars per month, six hundred (600) dollars; four attendants at ladies' retiring houses, thirty (30) dollars per month, or three hundred and sixty (360) dollars per year each, one thousand four hundred and forty (1,440) dollars; ten attendants at ladies' retiring houses, six months, at thirty (30) dollars per month each, or one hundred and eighty (180) dollars; for uniforms and equipments, three thousand (3,000) dollars; for fuel, stationery, care and repair of station houses, guard boxes keep of horses and other incidental expenses three thousand (3,000) dollars; for twenty-five guards at two (2) dollars and twenty-five cents per day each, twenty thousand five hun-				

Table H—Continued.
Department of Park Commission.

General Appropriation.	Amount appropriat'd.	Amount counters'g'd	Balance merging.	Balance not merging
Item 7—Continued.				
dred and thirty-one (29.531) dollars and twenty-five (25) cents.				
<i>Provided</i> , That when a vacancy occurs in the number of guards provid- ed for at two (2) dollars and fifty (50) cents per day each, said vacancy shall be filled by promotion from the number of those receiving two (2) dollars and twenty-five (25) cents per day in the order of the time of service, and any new appoint- ment of Park Guard shall be at the rate of two (2) dollars and twenty-five (25) cents per day, \$105,866 25				
Additional appropriation for the purpose of equal- izing the salaries of the Park guards..... \$1,710 92	\$107,577 17	\$107,577 17		
8. For sprinkling Park drives, and for the purchase of new wag- ons and repairs to old.....	20,000 00	19,999 10	90	
9. For maintenance of St. George's House.....	500 00	498 00	\$2 00	
10. For works of a permanent char- acter..... \$100 000 00				
Books, 1896..... 17,743 00	117,743 00	117,742 71	29	
11. For care of and maintenance of Memorial Hall.....	13,000 00	12,989 46	10 54	
12. For improvement and macada- mizing drives of the Park.....	5,000 00	5,000 00		
13. For repairs to buildings, erection of shelters, retiring houses, urinals, also the erection and repair of fences seven thousand (7,000) dollars.				
<i>Provided</i> , That not less than three (3) thousand dollars be ex- pended for the erection of new shelters, retiring houses and urinals.....	7,000 00	6,966 66	3 34	
14. For purchase of settees and picnic tables.....	3,000 00	2,998 78	1 22	
<i>Provided</i> , It shall be expended prior to July 1, 1897.				

Table H—Continued.
Department of Park Commission.

General Appropriation.	Amount appropria'd.	Amount counters'g'd	Balance merging.	Balance not merging
Items.				
15. For electric lighting and for gasoline or naphtha lamps, to be expended as follows: For maintenance of present system of electric lights on Old, East, West, and Wissahickon sections of Park.....	\$32,300 00			
For maintenance of present system of gasoline lamps on East, West and Wissahickon sections.....	8,748 00			
	\$40,448 00	\$40,448 00		
<i>Provided, That the price paid shall not be in excess of that paid by the City in these localities.</i>				
16. For extensions and improvement of the water supply and for developing springs in various sections of the Park.....	3,800 00	3,797 97	\$2 03	
17. For care, maintenance, and improvement of Hunting Park, \$7,000, to be expended as follows:				
For care and improvement.....	\$6,000 00			
For electric lighting.....	1,000 00			
	7,000 00	6,992 26	7 74	
<i>Provided, The price paid shall not be in excess of that paid by the City in that locality.</i>				
18. For the purchase of manure and fertilizers	\$3,500 00			
Cutting grass, mowing lawns and destruction of poisonous vines.....	8,000 00			
	11,500 00	11,498 98	1 02	
19. For the betterment of the grounds used and the maintenance of the Zoological Garden.....	15,000 00	15,000 00		
<i>Provided, That ten thousand (10,000) dollars of this sum shall be paid on March 1st and September 1st, in equal payments, on the certificate of the President of the Board of Education that sixty-two thousand five hundred (62,500) tickets have been distributed before March 1st, and a like number before September 1st, entitling pupils of the Public Schools to admission.</i>				
For dredging the Schuylkill river.	25,000 00	24,993 13	6 87	
21. For further construction of the river wall.....	10,000 00	9,999 73	27	

*Table H—Continued.**Department of Park Commission.*

General Appropriation.	Amount appropria'd.	Amount counters'd'g	Balance merging.	Balance not merging
items,				
22. For preservation and care of present forest trees.....	\$3,500 00	\$3,449 63	37	
22 of 1896:				
For pedestal and adjunct for equestrial statue of General Grant in Fairmount Park.				
Books 1896	5,000 00	5,000 00		
23. To pay Vulcanite Paving Company for paving Oxford street entrance in accordance with City specifications.....	13,686 40	13,686 40		
24. For the purpose of repairing walks and other permanent work at the Zoological Gardens. Additional appropriation, ord. approved July 7, 1897.....	1,500 00	1,499 68	32	
Totals.....	\$601,922 34	\$601,858 87	\$66 47	

Special Appropriation.	Amount appropria'd	Amount counters'g'd	Balance merging.	Balance not merging
Park Fund.				
Money received by Park Commissioners in 1895, ordinance approved March 31, 1896.				
From books 1896.....	\$3,002 81			
Additional appropriation of money received in 1896, ordinance approved Mar. 29, 1897.....	6,317 42			
	\$9,320 23	\$8,853 94	\$466 29
	\$9,320 23	\$8,853 94	\$466 29

Table II—Continued.
Department of County Prisons.

General Appropriation.	Amount appropriat'd	Amount counters'g'd	Balance merging.	Balance not merging
REED STREET.				
An Ordinance to make an appropriation to the Inspectors of the County Prison for the year 1897, ordinance approved Dec. 30, 1896.....	\$77,440 00			
Brought from books of 1896.....	4,247 16			
Received by transfer, ord. December 8, 1897.....	2,150 00			
	<u>\$83,837 16</u>			
Items.				
1. For flour.....	\$5,000 00			
Transferred from, ordinance Sept. 27, 1897.....	500 00			
	<u>\$4,500 00</u>	\$4,375 30	\$124 70	
2. For beef, mutton, and pork, Received by transfer, ord. Dec. 8, 1897.....	\$7,000 00 1,200 00			
	<u>8,200 00</u>	7,901 30	298 70	
3. For groceries.....	1,500 00	1,491 66	8 34	
4. For vegetables.....	\$1,700 00			
Transferred from, ord. Sept. 27, 1897.....	300 00			
	<u>1,400 00</u>	1,140 91	259 09	
5. For milk and ice.....	\$275 00			
Received by transfer, ord. Dec. 8, 1897.....	200 00			
	<u>475 00</u>	446 68	28 32	
6. For compressed yeast.....	400 00	325 50	74 50	
7. For soap.....	\$750 00			
Received by transfer, ord. Sept. 27, 1897.....	100 00			
	<u>850 00</u>	823 97	26 03	
8. For drugs and hospital.....	400 00	396 09	3 91	
9. For hay, feed and straw.....	300 00	196 68	103 32	
10. For stationery and printing, Received by transfer, ord. Sept. 27, 1897.....	\$300 00 300 00			
	<u>600 00</u>	599 33	67	
11. For brushes, brooms, and combs.....	\$250 00			
Received by transfer, ord. Sept. 27, 1897.....	100 00			
	<u>350 00</u>	349 08	92	
12. For presents to discharged prisoners, as per Act of Assembly...	100 00	100 00		
13. For library and law books.....	100 0	100 00		

*Table H—Continued.**Department of County Prisons.*

General Appropriation.	Amount appropriat'd.	Amount counters'g'd	Balance merging.	Balance not merging
REED STREET PRISON.				
Items.				
14. For furniture, disinfectants, plants, horse shoes, and miscel- laneous expenses..... \$2,000 00 Received by transfer, ord. Dec. 8, 1897..... 750 00	\$2,750 00	\$2,741 40	\$8 60	
15. For fuel.....	5,500 00	5,450 47	40 53	
16. For clothing and bedding.....	3,220 00	3,150 34	69 66	
17. For repairs and im- provements, etc..... \$4,000 00 Received by transfer, ord. Sept. 27, 1897..... 350 00	4,350 00	4,344 98	5 02	
18. For salaries:				
Superintendent..... \$2,500 00				
Asst. Superintendent... 1,500 00				
Clerk..... 1,500 00				
Prison Agent..... 1,500 00				
Physician..... 1,200 00				
Asst. physician and apothecary..... 1,000 00				
Plumber and keeper.... 1,100 00				
Painter and keeper and Carpenter and keeper, \$1,000 each..... 2,000 00				
Baker and cook, \$800 ea 1,600 00				
Messenger..... 900 00				
Chief electrician and engineer..... 1,200 00				
Asst. electrician and en- gineer..... 1,000 00				
Second ass't electrician. 900 00				
Four night and two day watchmen, \$800 each. 4,800 00				
Physician (female)..... 900 00				
Matron..... 850 00				
Asst. Matron..... 700 00				
Two keepers, \$650 each. 1,300 00				
Watchman..... 645 00	42,395 00	42,270 55	104 45	
19. For maintenance of electrical light plant.....	1,000 00	998 24	1 76	
20. For leather.....	250 00	123 38	126 62	
21. For shoe findings and new ma- chinery.....	50 00		50 00	
22. For overwork of prisoners.....	150 00	35 15	114 85	
23. For advertising.....	200 00	113 40	86 60	
24. For traveling expenses of prison agent.....	150 00	133 62	16 38	

*Table II—Continued.**Department of County Prisons.*

General Appropriation.	Amount appropria'd.	Amount counters'g'd	Balance merging	Balance not merging
REED STREET PRISON.				
25. For traveling expenses for Prison	\$200 00	\$199 60	40	
26. For fire insurance..... \$50 00				
Transferred from, ord.				
Sept. 27, 1897..... 50 00	200 00	200 00		
27. An Ordinance to make an appro- priation for the completion, fit- ting up, furnishing and comple- ting in every particular the New County Prison.				
Bro't from books of 1896.....	4,247 16	4,247 09	07	
Totals.....	\$83,837 16	\$82,263 72	\$1,573 44	

Table II—Continued.
Department of County Prisons.

General Appropriation.	Amount appropriat'd.	Amount counters'g'd	Balance merging.	Balance not merging
NEW COUNTY PRISON, HOLMESBURG.				
An Ordinance to make an appropriation to the Inspectors of the County Prison for expenses of Holmesburg Prison for the year 1897, approved Dec. 30, 1896.....	\$76,740 00			
Addition'l appropriat'n ordin'ce Feb. 24, 1897.....	900 00			
Received by transfer, ord. Dec. 8, 1897.....	2,350 00			
	\$79,990 00			
Items.				
1. For flour.....	\$4,000 00			
Received by transfer, ord. Dec. 8, 1897.....	1,500 00	\$5,500 00	\$5,496 49	\$3 51
2. For beef, mutton and pork.....	\$7,000 00			
Received by transfer, ord. Sept. 27, 1897.....	700 00	7,700 00	7,633 33	66 67
3. For groceries.....		1,500 00	1,499 67	33
4. For vegetables.....	\$1,350 00			
Transferred from, ordinance Sept. 27, 1897...	200 00	1,150 00	1,139 89	10 11
5. For milk and ice.....	\$250 00			
Received by transfer, ord. Sept. 27, 1897..	175 00	425 00	350 14	74 86
6. For compressed yeast.....		350 00	267 45	82 55
7. For soap.....		750 00	747 04	2 96
8. For drugs and hospital.....		300 00	242 31	57 69
9. For hay, feed and straw	\$200 00			
Received by transfer, ord. Sept. 27, 1897.....	75 00	275 00	259 94	15 06
10. For stationery and printing.....	\$306 00			
Received by transfer, ord. Sept. 27, 1897.....	150 00	450 00	449 15	85
11. For brushes, brooms and combs.....	250 00			
Received by transfer, ord. Sept. 27, 1897.....	150 00	400 00	398 21	1 79

Table H—Continued.
Department of County Prisons.

General Appropriation.	Amount appropria'd.	Amount counters'g'd	Balance merging.	Balance not merging
NEW COUNTY PRISON, HOLMESBURG.				
Items.				
12. For presents to discharged prisoners, per Act of Assembly, \$300 00 Transferred from, ord. Sept. 27, 1897..... 100 00	\$200 00	\$75 00	\$125 00	
13. For library and law books.....	600 00	599 80	20	
14. For miscellaneous expenses, including furniture..... \$2,000 00 Received by transfer, ord. Sept. 27, 1897... .. 200 00	2,200 00	2,150 12	49 88	
15. For fuel.....	10,000 00	9,072 05	926 95	
16. For clothing and bedding, \$3,890 00 Received by transfer, ord. Sept. 27, 1897..... 500 00	4,390 00	4,371 47	15 53	
17. For repairs and improvements, \$1,500 00 Received by transfer, ord. Dec. 8, 1897..... 500 00	2,000 00	1,986 15	13 85	
18. For salaries: Asst. Superintendent... \$1,500 00 Clerk..... 1,000 00 Physician..... 1,000 00 Chief electrician and engineer 1,200 00 Asst. electrician and engineer 1,000 00 Second asst. electrician.. 900 00 Two night firemen, \$800 each..... 1,600 00 Supt. shoe department.. 1,200 00 Carpenter and keeper and painter and keeper, \$1,000 each.... 2,000 00 Fourteen keepers \$900 each 12,600 00 Messenger..... 900 00 Baker and cook, \$800 each..... 1,600 00 Six night and two day watchmen, \$800 each. 6,400 00 An Ordinance making an appropriation for an additional keeper, app'd Feb. 24, 1897..... 900 00	\$3,800 00	33,512 14	287 86	
19. For maintenance of electric light plant.....	1,000 00	981 78	15 22	

*Table H—Continued.**Department of County Prisons.*

General Appropriation.	Amount appropriat'd.	Amount counters'g'd	Balance merging.	Balance not merging
NEW COUNTY PRISON, HOLMESBURG.				
Items.				
20. For leather..... \$5,000 00				
Transferred from, ord.				
Sept. 27, 1897..... 1,350 00				
	\$3,650 00	\$3,603 95	\$46 05	
21. For shoe findings and new ma-				
chinery..... \$500 00				
Received by transfer,				
ord. Sept. 27, 1897..... 50 00				
	550 00	548 53	1 47	
22. For overwork of prisoners,				
\$400 00				
Transferred from, ord.				
Sept. 27, 1897..... 350 00				
	50 00	1 98	48 02	
23. For advertising.....	200 00	112 80	87 20	
24. For traveling expenses for				
prison.....	200 00	199 24	76	
25. For water rent..... \$2,000 00				
Received by transfer,				
ord. Dec. 8, 1897..... 350 00				
	2,350 00	2,343 60	6 40	
Totals.....	\$79,990 00	\$78,049 23	\$1,940 77	

Table H—Continued.

Department of Prothonotary of Courts of Common Pleas.

General Appropriation.	Amount appropriat'd.	Amount counters'g'd	Balance merging.	Balance not merging
An Ordinance to make an appropriation to the Prothonotary of the Courts of Common Pleas, for the year 1897, approved December 29, 1896.....	\$70,275 00			
Items.				
1. For salaries:				
Prothonotary.....	\$10,000 00			
Deputy prothonotary....	3,500 00			
Second deputy prothonotary.....	2,100 00			
First clerk.....	2,000 00			
Second clerk.....	1,500 00			
Fee clerk.....	1,500 00			
Fee clerk.....	1,200 00			
Four court clerks, \$1,400 each	5,600 00			
Four judgment search clerks, \$1,200 each.....	4,800 00			
Three locality search clerks, \$1,200 each.....	3,600 00			
Four appearance clerks, \$1,200 each.....	4,800 00			
Mechanics' lien clerk....	1,200 00			
Three writ clerks, \$1,200 each.....	3,600 00			
Two index clerks, \$1,200 each.....	2,400 00			
First exemplification clerk.....	1,400 00			
Second exemplification clerk.....	1,000 00			
Nine recording and miscellaneous clerks, \$975 each.....	8,775 00			
Custodian of records.....	900 00			
Additional custodian of records.....	900 00			
Custodian of books.....	900 00			
Additional custodian of books.....	300 00			
Two copyists, \$900 each,	1,800 00			
Messenger.....	800 00			
<i>Provided, That the amount appropriated in this item shall be taken from fees earned by the Prothonotary.</i>	\$64,375 00	\$64,187 51	\$187 49	
2. For books, blank books and binding.....	2,200 00	2,197 79	2 21	
3. For blanks and stationery.....	1,700 00	1,699 89	11	
4. For janitor.....	600 00	600 00		
5. For incidentals.....	800 00	795 72	4 28	
6. For extra clerk.....	600 00	600 00		
	\$70,275 00	\$70,080 91	\$194 09	

*Table H--Continued.**Department of Prothonotary of Courts of Common Pleas.*

General Appropriation.	Amount appropriat'd.	Amount counters'g'd	Balance merging.	Balance not merging
Items.				
Fees earned during the year 1897 \$101,018 06				
Balance from the books of 1896..... 11,930 40				
\$112,948 46				
Appropriation to Item 1, for salaries..... 64,187 51				
Balance to books of 1898, \$48,760 95	\$48,760 95	\$48,760 95
Totals.....	\$119,035 95	\$70,080 91	\$194 09	\$48,760 95

Table H—Continued.

Department of Public Building Commission.

General Appropriation.	Amount appropria'd.	Amount counters'g'd	Balance merging.	Balance not merging
An Ordinance to make an appropriation to the Commissioners for the Erection of the Public Buildings, for the year 1897. Ordinance approved Dec. 31, 1896.....	\$1,000,000 00			
Brought from books 1896..	133,133 21			
	<u>\$1,133,133 21</u>			
Transferred to by Ord. App. July 7, 1897, from Item 18, City Commis- sioners	1,000 00			
Transferred to Ord. App. Nov. 22, 1897.....	2,344 00			
	<u>1,136,477 21</u>			
Items.				
1. Salaries				
Architect	\$4,000 00			
Superintendent.....	3,000 00			
Secretary	2,750 00			
Solicitor.....	900 00			
Clerk and Messenger.....	1,200 00			
Clerk.....	1,200 00			
Superintendent Warm- ing and Ventilating....	2,000 00			
Superintendent's clerk...	1,500 00			
Chief Engineer... ..	1,400 00			
Architect's draughtsm'n	1,800 00			
Architect's draughtsm'n	1,080 00			
Architect's draughtsm'n	720 00			
Mechanics and Laborers:				
Carpenter (for'm'n) \$3.50 per diem; carpenters, \$2.50 per diem; time- keeper, \$3 per diem; receiver, \$3 per diem; painter (for man) \$3.50 p. diem; painters, \$2.50 p. diem; laborer (fore- man), \$3.25 per diem; laborer (ass't foreman) \$2.75 per diem; rigger, \$2.75 per diem; labor- ers (skilled) \$2 p. diem; laborers, \$1.75 p. diem; guides, \$2.50 per diem; janitress, \$1.50 p. diem; janitresses, \$1.50 p. r diem; captain night watch \$4.50 per diem; capt'n day wa ch, \$3.25 p. d.; night watchmen, \$1.75 per diem; janitor courty'rd toilet-rooms, \$1.75 per diem; day watchman, \$1.75 per diem.				

Table H--Continued.

Department of Public Buildings Commission.

General Appropriation.	Amount appropriat'd.	Amount counters'g'd	Balance merging.	Balance not merging
Item 1--Continued.				
<i>Heating and Ventilating.</i>				
For wages of engineers, \$3 per diem; pump- men, \$2.75 per diem; firemen, \$2.25 per diem; steamfitters, \$3 per diem; steamfitters' helpers, \$2 per diem.				
<i>Elevator Service.</i>				
For wages of foreman, \$4 per diem; two ele- vator inspectors or starters \$2.50 per diem.				
<i>Provided,</i> That a corres- ponding decrease be made in the force of watchmen elevator men, \$2 per diem.				
<i>Electric Lighting.</i>				
For wages of electric'ns, \$5 per diem; engineers, \$3 per diem; trimmer, \$2.75 per diem; fire- men, \$2.25 per diem; dynamo men \$2.50 per diem.				
<i>Plumbing and Gasfitting.</i>				
For wages of foreman, \$5 per diem; plum- bers, \$3.50 per diem; gasfitters \$3 per diem; helpers, \$2 per diem.				
<i>Bricklayers.</i>				
For wages of foreman, \$5 per diem; brick- layers, \$4.05 per diem; hod carriers, \$2.50 per diem; bricklayers la- borers, \$2 per diem.				
<i>Stonecutters.</i>				
Foreman, \$3.50 per diem; stonecutters' laborers, \$2 per diem.....	250,000 00			
From books of 1896, autho- rized by the Commit- tee on Finance, Jan'y 7, 1897.....	237 65			
	\$250,237 65			
Transferred to by ord. approved July 7, '97.....	12,000 00			
		\$262,237 65	\$261,904 83	\$332 82
2. For stationery, printing, adver- tising, and architects supplies, \$2,000 00				
Bal. from books of 1896	3 28			
		2,003 28	1,929 13	74 15

*Table H—Continued.**Department of Public Building Commission.*

General Appropriation.	Amount appropriat'd.	Amount counters'g'd	Balance merging.	Balance not merging
Items.				
3. For maintenance of building, as follows: Coal, heating and ventilating supplies and repairs, plumbing supplies and repairs, elevator supplies and repairs, electric lighting supplies and repairs, toilet room supplies, hauling ashes and rubbish, incidental materials, labor and repairs, repairing floors, painting and glazing.....	\$66,800 60			
From books of 1896	1,378 49			
	<u>\$68,178 49</u>			
To by transfer, ordin'ce app'd Nov. 22, 1897....	2,344 00	\$70,522 49	\$68,840 25	\$1,682 24
4. For general construction work and fitting up rooms, as follows: Bricks and brickwork, mortar and sand, cement, mackite blocks, general ironwork, stonework, plastering, paints, glass, hardware, lumber, carpenter and millwork, copper and bronzework, elevators, terrazzo flooring and tiling, plumbing materials, heating and ventilating materials, installation of electric wires, combination gas and electric fixtures, fitting up and furnishing rooms: Bureau of Boiler Inspectors, Bureaus of Water and Gas, and Receiver of taxes, in connection therewith Bureaus of Charities and Correction, Board of Education, Engineering Department, Bureau of Water and Board of Revision of Taxes,	\$681,200 00			
From books of 1896:				
Item 3.....	\$662 05			
4.....	788 85			
5.....	105 52			
6.....	2,485 20			
8.....	127,472 17			
	<u>131,513 79</u>			
	<u>\$812,713 79</u>			
Transferred from, ordinance approved July 7, 1897.....	12,000 00			
	<u>\$800,713 79</u>			
Transferred to, ordin'ce app'd July 7, 1897.....	1,000 00	\$801,713 79	775,722 90	25,990 49
Total.....	\$1,136,477 21	\$1,108,397 11	\$28,080 10

Table H—Continued.
Department of Recorder of Deeds.

General Appropriation.	Amount appropriat'd.	Amount counters'g'd	Balance merging.	Balance not merging
An Ordinance to make an appropriation to the Recorder of Deeds for the year 1897, approved December 29, 1896.....	\$112,400 00			
Items.				
1. For salaries:				
Recorder of Deeds (fixed by Act of Assembly).....	\$10,000 00			
Deputy.....	2,750 00			
Chief clerk.....	2,000 00			
Bookkeeper.....	1,750 00			
Chief search clerk.....	2,000 00			
Three mortgage search clerks, \$1,500 each.....	4,500 00			
Two conveyance search clerks, \$1,200 each.....	2,400 00			
Mortgage index clerk...	1,800 00			
Conveyance index clerk	1,600 00			
Assistant index clerk...	1,200 00			
Miscellaneous clerk.....	1,300 00			
Three miscellaneous clerks, \$1,100 each.....	3,300 00			
Superintendent transcribing room.....	1,400 00			
Four compare clerks, \$1,350 each.....	5,400 00			
Custodian of records...	1,000 00			
Assistant custodian of records.....	800 00			
Clerk and elevator man	800 00			
Messenger.....	700 00			
Fifty-two transcribing clerks, \$900 each.....	46,800 00			
Watchman.....	600 00			
	\$92,100 00	\$92,063 71	\$36 29	
<i>Provided</i> , That the amount appropriated in this item shall be taken from fees earned by the Recorder of Deeds.				
2. For blank books and stationery...	5,000 00	4,951 23	48 77	
3. For incidentals.....	800 00	799 30	70	
<i>Provided</i> , That not more than twenty-five (25) dollars of this item shall be expended for car fare.				
4. For janitor, assistant janitor and typewriter, \$600 each.....	1,800 00	1,800 00		
5. For preparation of indices to replace those worn, as follows: six temporary clerks, at the rate of \$1,000 each per year.....	\$6,000 00			
For blank books.....	500 00			
	6,500 00	6,499 15	85	

*Table H—Continued.**Department of Recorder of Deeds.*

General Appropriation.	Amount appropria'd.	Amount counters'g'd	Balance merging.	Balance not merging
Items.				
6. For copying old records: one chief clerk, at the rate of \$1,400 per annum.....	\$1,400 00			
Four assistant clerks, at the rate of \$900 each per annum.....	3,600 00			
	\$5,000 00	\$5,000 00		
7. For Recorder's transfer clerk.....	1,200 00	1,200 00		
	\$112,400 00	\$112,313 39	\$86 61	
Fees earned during the year 1897.....	\$106,030 75			
Balance from books of 1896.....	13,867 80			
	\$119,898 55			
Appropriated to Item 1 for salaries.....	\$2,063 71			
Bal. to books of 1898....	\$27,834 84			
	27,834 84	\$27,834 84
Totals.....	\$140,234 84	\$112,313 39	\$86 61	\$27,834 84

Table H—Continued.
Department of Register of Wills.

General Appropriation.	Amount appropria'd.	Amount counters'g'd	Balance merging.	Balance not merging
An Ordinance to make an appropriation to the Register of Wills for the year 1897, ordinance approved December 29, 1896.....	\$43,000 00			
Additional appropriation, ordinance approved June 9, 1897...	1,533 30			
	<u>\$44,533 30</u>			
Items.				
1. For salaries:				
Register of Wills and Clerk of Orphans' Court, fixed by Act of Assembly.....	\$5,000 00			
Deputy register.....	2,500 00			
One transcribing clerk...	1,500 00			
One transcribing clerk...	1,000 00			
Three miscellaneous clerks, \$1,000 each.....	3,000 00			
Three acc't cl'ks, \$1,000 each.....	3,000 00			
Three recording clerks, \$1,000 each.....	3,000 00			
Inventory clerk.....	1,000 00			
Two index clerks, \$1,000 each.....	2,000 00			
Two compare clerks, \$1,000 each.....	2,000 00			
Stenographer and typewriter.....	1,000 00			
Messenger and custodian of records, \$800 each...	1,600 00			
Janitor.....	500 00			
<i>Orphans' Court.</i>				
First ass't clerk (fixed by Act of Assembly).....	2,000 00			
Second ass't clerk (fixed by Act of Assembly)...	1,800 00			
Third ass't clerk (fixed by Act of Assembly)...	1,200 00			
Seven assistant clerks (fixed by Act of Assembly) \$1,000 each.....	7,000 00			
Messenger and custodian of Records.....	800 00			
<i>Provided, That the amount appropriated in this item for salaries shall be taken from the fees earned by the Register of Wills.</i>				
	<u>\$39,900 00</u>			
An additional appropriation to Register of Wills to be taken out of fees earned by the said Register Orphans' Court, to be applied as follows—Increase:				

*Table H—Continued.**Department of Register of Wills.*

General Appropriation.	Amount appropria'd.	Amount counters'g'd	Balance merging.	Balance not merging
Item 1.—Continued.				
First assistant to.....\$2,500 00				
Second assis- tant to..... 2,000 00				
Third assistant to..... 1,400 00				
Fourth to Tenth to.....each 1,200 00				
<u>\$1,533 30</u>	\$41,433 30	\$41,433 30		
Act of Assembly approved April 29, 1897. Ordinance approved June 9, 1897.				
2. For law books for library of the Orphans' Court and Register of Wills office..... \$300 00				
By transfer, ordinance ap- proved November 22, 1897, to Item 3..... 100 00	200 00	200 00		
3. For incidentals, includ- ing repair of books..... \$600 00				
<i>Provided</i> , That no part of this item shall be expended for carfare.				
By transfer, ordinance approved November 22, 1897, from Item 2.... 100 00	700 00	700 00		
4. For blank books, stationery, and supplies 2,200 00	2,200 00	2,200 00		
<i>Provided</i> , The City Controller may countersign warrants against Items 2, 3 and 4 for bills 1896.				
Totals.....	\$44,533 30	\$44,533 30		
REGISTER OF WILLS FEE ACCOUNT.				
<i>Elias P. Smithers.</i>				
Books 1896.....\$107,241 54				
Books 1897..... 91,420 92				
<u>\$198,662 46</u>				
To Item 1, for salaries..... 41,433 30	\$157,229 16		\$157,229 16	
Totals.....	\$201,762 46	\$44,533 30	\$157,229 16	

Table H—Continued.
Department of Receiver of Taxes.

General Appropriation.	Amount appropriat'd.	Amount counters'g'd	Balance merging.	Balance not merging
An Ordinance to make an appropriation to the Department of the Receiver of Taxes for the year 1897, ord. ap'd Dec. 29, '96, \$236,398 00				
Additional appropri'n, ord. ap'd Feb. 24, 1897 169 32				
	\$236,567 32			
Additional appropri'n, ord. ap'd Feb. 24, 1897 1,038 48				
	\$237,605 80			
Additional appropri'n, ord. ap'd Oct. 12, 1897 3,437 52				
	\$241,043 32			
Items.				
1. For salaries :				
<i>Main Office.</i>				
Receiver of Taxes.....	\$10,000 00			
Chief clerk.....	2,500 00			
Assistant chief clerk...	1,400 00			
Deputy receiver.....	2,000 00			
Cashier.....	2,500 00			
Discount clerk.....	1,500 00			
Auditor and assistant cashier.....	1,200 00			
One bill, poll tax, and delinquent clerk.....	1,200 00			
Ten bill clerks and seven registering clerks, \$1,000 each	17,000 00			
Judicial sales clerk, re- ceiving clerk and re- ceiving clerk and as- sistant auditor, \$1,200 each	3,600 00			
Chief search clerk.....	1,350 00			
Four ass't search clerks, \$1,080 each	4,320 00			
Two registering clerks, \$1,000 each.....	2,000 00			
Messenger.....	1,000 00			
Watchman	600 00			
Janitor.....	600 00			
Assistant messenger.....	660 00			
Stenographer and type- writer.....	1,000 00			
	\$54,430 00	\$54,347 74	\$82 26	
2. For salaries :				
<i>Delinquent Department.</i>				
Chief deputy.....	\$2,500 00			
Cashier	1,800 00			
Lien clerk.....	1,800 00			
Five ass't lien clerks, \$1,000 each.....	5,000 00			
Registering clerk.....	1,200 00			
Bill clerk.....	1,200 00			
Locality clerk.....	1,320 00			
Thirty-five deputy col- lectors, \$1,200 each.....	42,000 00			
	56,820 00	56,509 90	230 10	

Table H—Continued.

Department of Receiver of Taxes.

General Appropriation.	Amount appropriat'd.	Amount counters'g'd	Balance merging.	Balance not merging
Items.				
3. For salaries :				
<i>Bureau of Water.</i>				
Chief clerk.....	\$1,800 00			
Cashier.....	1,500 00			
Chief bill clerk.....	1,300 00			
Permit receiving clerk.	1,400 00			
Permit register'g clerk..	1,100 00			
One entry clerk.....	1,200 00			
One entry clerk.....	1,100 00			
Registering clerk.....	1,200 00			
Four register'g clerks, \$1,000 each.....	4,000 00			
Six general clerks, \$900 each.....	5,400 00			
Search clerk.....	1,200 00			
Messenger.....	900 00			
	\$22,100 00	\$21,952 27	\$147 73	
4. For salaries :				
<i>Main Gas Office.</i>				
Cashier.....	\$2,500 00			
Chief clerk.....	2,000 00			
Two auditors, \$1,320 each	2,640 00			
Seven receiving clerks, \$1,200 each.....	8,400 00			
Two consumption cl'rks, \$1,080 each.....	2,160 00			
Three suspense and transfer clerks, \$1,080 each.....	3,240 00			
Messenger.....	858 00			
Watchman	803 00			
Eight bill clerks, \$900 each.....	7,200 00			
Two ushers, \$726 each...	1,452 00			
Seven register'g clerks, \$1,000 each.....	7,000 00			
<i>Spring Garden Gas Office.</i>				
Chief clerk.....	1,250 00			
Auditor.....	1,320 00			
One consumption clerk.	1,080 00			
One suspense clerk.....	1,080 00			
Four receiving clerks, \$1,200 each.....	4,800 00			
Six bill clerks, \$900 each.....	5,400 00			
Ass't application clerk..	900 00			
Four registering clerks, \$1,000 each.....	4,000 00			
Usher.....	792 00			
Watchman	803 00			
<i>Frankford.</i>				
Receiving clerk.....	1,200 00			

*Table H—Continued.**Department of Receiver of Taxes.*

General Appropriation.	Amount appropria'd.	Amount counters'g'd	Balance merging.	Balance not merging
<i>Item 4—Continued.</i>				
Application and registering clerk.....	\$1,000 00			
Bill clerk	900 00			
<i>Manayunk.</i>				
Receiving clerk.....	1,200 00			
Application and registering clerk.....	1,000 00			
Bill clerk.....	900 00			
<i>Germantown.</i>				
Receiving clerk.....	1,200 00			
Bill clerk.....	900 00			
Application clerk.....	900 00			
Registering clerk.....	900 00			
<i>Ninth Ward Works.</i>				
Clerk.....	990 00			
Assistant clerk.....	900 00			
Assistant clerk and messenger.....	900 00			
<i>Twenty-fifth Ward Works.</i>				
Clerk.....	990 00			
<i>Twenty-sixth Ward Works.</i>				
Clerk.....	990 00			
	\$74,548 00	\$63,220 51	\$1,327 49	
5. For advertising delinquent taxpayers.....	2,000 00	2,000 00		
<i>Provided, That said advertising shall not be done in more than two newspapers, and the Controller shall countersign no warrants exceeding fifteen (15) cents for all advertising of each name in any ward, as directed by the Act of March 21, 1862.</i>				
6. For blank books and stationery, printing, advertising, and supplies.....	8,000 00	7,999 50	50	
7. For incidentals.....	2,500 00	2,498 42	1 58	
8. For compensation of Receiver of Taxes in the Twenty-third (23) and Thirty-fifth (35) Wards.....	6,200 00	6,200 00		
<i>Provided, The City Controller shall countersign no warrant drawn on this item except at the rate of 2½ per cent. of all the money received by said receiver during the current year, for which the same shall have been levied according to the provisions of an act approved April 30, 1864.</i>				

*Table II—Continued.**Department of Receiver of Taxes.*

General Appropriation.	Amount appropriat'd	Amount counters'g'd	Balance merging.	Balance not merging
Items.				
8½. For compensation of the Receiver of Taxes of the Twenty-third and Thirty-fifth Wards, for collections in excess of appropriations for 1896, ordinance approved Feb. 24, 1897.....	\$169 32	\$169 32		
9. For salaries of extra clerks five thousand (5,000) dollars, to include the registration of delinquent taxes, the preparation of lists of advertisements, and other services incidental to the closing of the books of the Receiver of Taxes, as required by the Act of May 23, 1874, and the Act of June 11, 1879.....	5,000 00	5,000 00		
10. For preparing duplicate copy of registered taxes for the City Controller.....	500 00	500 00		
11. For refunding to the Overseers of the Poor of Roxborough, poor tax collected during the year 1896, including a balance of one hundred and nine (109) dollars and eleven (11) cents exceeding appropriation made for same for which the City Controller is authorized to sign a warrant, according to Act of May 16, 1878, Section 3, P. L. 53.....	3,600 00	3,416 15	\$183 85	
12. For refunding twice-paid and paid-in-error gas bills.....	700 00	588 23	111 77	
12½. For the refunding of certain twice-paid, over-paid and paid-in-error water rents, permits, meter and pipe-laying bills, paid to the Department of Receiver of Taxes, from June 10 to December 31, 1896, ordinance approved February 24, 1897.....	1,038 48	1,038 48		
13. For the refunding of certain twice-paid, over-paid, and paid-in-error water rents, permits and pipe laying bills paid to the Department of Receiver of Taxes, from January 1 to August 1, 1897, ordinance approved October 12, 1897.....	3,437 52	3,437 52		
Totals.....	\$241,043 32	\$233,958 04	\$7,085 28	

*Table H—Continued.**Department of Board of Public Education.*

General Appropriation.	Amount appropria'd.	Amount counters,g'd	Balance merging.	Balance not merging
An Ordinance to make an appropriation to the Board of Public Education for the year 1897, approved December 31, 1896.....	\$3,680,501 35			
Brought from the books of 1896	46,189 63			
Transferred from appropriation to the Mayor, to new Item 65 ¹ / ₄ , ordinance approved June 18, 1897.....	7,500 00			
Additional appropriation, from the temporary loan of \$1,075,000, approved July 14, 1897.....	190,000 00			
	<u>\$3,924,190 98</u>			
Items.				
1. For salaries of teachers and for pay of additional teachers.....	\$2,321,755 00	\$2,321,298 75	\$456 25	
<i>Provided, This amount shall include the pay of physician and teacher at the Girls' High School, \$750.</i>				
2. For expenses of preparing diplomas of the graduating class of the Central High School.....	250 00	229 15	20 85	
3. For philosophical apparatus, technical works of reference, and chemicals (including Artisans' Night School) at the Central High School.....	3,500 00	3,499 25	75	
4. For printing and petty expenses, philosophical apparatus, and chemicals at the Girls' Normal School and the School of Practice.....	2,500 00	2,499 31	69	
5. For rent of school-houses.....	45,080 00	45,059 11	20 89	
6. For printing and petty expenses for the Central High School, Manual Training Schools, James Forten School and thirty-eight sections.....	8,250 00	8,248 78	1 22	
7. For clerk hire for the thirty-eight sections	3,800 00	3,800 00		
8. For furnaces and stoves in old school-houses	16,000 00	15,974 00	26 00	
9. For heating apparatus, Boys New High School.....	39,350 00	27,456 75		\$11,893 25
9 ¹ / ₄ . For furnaces and stoves in new school-houses. Brought from books of 1896.....	1,338 31	1,335 10	3 21	

*Table H—Continued.**Department of Public Education.*

General Appropriation.	Amount appropriat'd.	Amount counters'g'd	Balance merging.	Balance not merging
Items.				
10. For cleaning school-houses..... \$205,000 00 Transferred to, ordinance Dec. 8, 1897..... 900 00	\$205,900 00	\$205,795 03	\$104 97	
11. For alterations, improvements, general repairs, heater work and special furniture and equipments, and for furniture and repairs to same in old school-houses	125,000 00	124,991 51	8 49	
12. For tools, supplies and reference books in shops and laboratories of the Central Manual Training School, including equipment of physical laboratory and additional lathes and shafting.....	5,000 00	4,999 70	30	
13. For removal of ashes.. \$3,250 00 Transf'd from, ord. December 8, 1897..... 500 00	2,750 00	2,676 00	74 00	
14. For expenses of Committees on Property, Grammar, Secondary and Primary Schools, Estimates, Supplies, Night Schools and Qualifications of Teachers.....	800 00	800 00		
15. For furniture for new school-houses.....	5,500 00	5,498 41	1 59	
16. For cleaning cesspools \$800 00 Transferred to, ord. Dec. 8, 1897..... 200 00	1,000 00	997 10	2 90	
17. For ground-rents..... \$21,581 35 Brought from books of 1896..... 33	21,581 68	21,581 32		3
And this item shall not merge Dec. 31, 1897.				
18. For fuel..... \$90,000 00 Brought from books of 1896..... 339 72	90,339 72	88,662 91		1,726 81
And this item shall not merge Dec. 31, 1897.				
19. For books and stationery, sewing and kindergarten materials.....	150,000 00	149,990 15	9 85	
20. For brooms, brushes, soaps, etc., for janitors.....	2,751 00	2,749 90	10	

Table II—Continued.
Department of Public Education.

General Appropriation.	Amount appropriat'd.	Amount counters'g'd	Balance merging.	Balance not merging
Items.				
21. For printing and petty expenses, philosophical apparatus, general equipment, chemicals, and reference books at the Girls' High School.....	\$2,750 00	\$2,748 81	\$1 19	
22. For rent of additional buildings, and furniture for the same, and furniture for additional divisions.....	10,000 00	9,999 59	41	
23. For insurance on school buildings, \$2,000 00				
Transferred from, ordinance approved Dec. 8, 1897..... 1,000 00	1,000 00	850 00	150 00	
24. For printing annual report, and printing all blanks and reports for schools..... \$9,000 00				
Transferred to, ordinance approved December 8, 1897..... 1,137 00	10,137 00	10,131 41	5 59	
25. For salaries of officers and temporary help to assist in the delivery of supplies:				
Secretary..... \$2,750 00				
Assistant secretary..... 1,800 00				
Clerk..... 1,350 00				
Clerk..... 1,140 00				
Clerk..... 1,060 00				
Clerk..... 950 00				
Clerk..... 800 00				
Clerk..... 600 00				
Warrant clerk..... 1,500 00				
To pay for one bond, to prevent the City from loss in the disbursement of warrants to school teachers (to be paid in one warrant) 200 00				
Assistant warrant clerk 1,100 00				
Messenger..... 1,000 00				
Temporary additional help and for distribution of supplies..... 1,900 00				
\$16,150 00				
Transferred to, ordinance approved Dec. 8, 1897. 1,150 00	17,300 00	17,271 03	28 97	
26. For advertising..... \$1,000 00				
Transferred to, ordinance approved Dec. 8, 1897..... 150 00	1,150 00	1,149 35	65	

Table H—Continued.
Department of Public Education.

General Appropriation.	Amount appropriat'd.	Amount counters'g'd	Balance merging.	Balance not merging.
Items.				
27. For cleaning offices.....	\$200 00	\$200 00		
28. For carriage hire..... \$1,100 00				
Transferred to, ordi-				
nance approved De-				
cember 8, 1897..... 200 00	1,300 00	1,275 00	\$25 00	
29. For portorage of books and sup-				
plies..... \$1,200 00				
Transferred from, ordi-				
nance Dec. 8, 1897..... 75 00	1,125 00	1,125 00		
30. For postage stamps.....	1,000 00	1,000 00		
31. For curbing, paving, grading, and				
drainage around school-houses	6,000 00	5,999 66	34	
32. For blank books, stationery, in-				
cidentalts, and repairs to office,				
\$1,750 00				
Transferred to, ordi-				
nance approved De-				
cember 8, 1897..... 600 00	2,350 00	2,348 83	1 17	
33. For salaries:				
Architect and super-				
visor \$2,600 00				
Assistant inspector of				
school buildings..... 1,800 00				
Assistant inspector of				
school buildings..... 1,350 00				
Assistant inspector of				
school buildings..... 1,100 00				
Assistant inspector of				
school buildings..... 750 00				
Incidentalts, connected				
with the same, in-				
cluding keep of				
horses (\$800)..... 2,000 00	\$9,600 00	\$9,600 00		
34. For putting wire screens on the				
windows of the several school-				
houses..... 1,000 00	1,000 00	998 21	1 79	
35. For extraordinary repairs.....	1,500 00	1,500 00		
36. For night-schools..... \$75,000 00				
And this Item shall not				
merge Dec. 31, 1897.				
<i>Provided, The City Con-</i>				
<i>troller shall counter-</i>				
<i>sign warrants against</i>				
<i>this item for the</i>				
<i>month of December,</i>				
<i>1896, for salaries not</i>				
<i>exceeding the sum of</i>				
<i>\$5,500.</i>				
Brought from the				
books of 1895..... 5,365 25	80,365 25	59,933 17		\$20,432 08

Table H—Continued.
Department of Public Education.

General Appropriation.	Amount appropriat'd.	Amount counters'g'd	Balance merging.	Balance not merging
Items.				
37. For collecting, storing, changing, and putting in order old furni- ture	\$1,000 00	\$999 90	\$ 10	
38. For maintenance of Industrial Art School, to be expended as follows:				
Director.....	\$1,800 00			
Two instructors of wood carving (\$600 each).....	1,200 00			
Three teachers, draw- ing and designing (\$600 each).....	1,800 00			
Two teachers of clay modelling (\$600 each).....	1,200 00			
General assistant.....	500 00			
Maintenance	1,000 00			
	7,500 00	7,292 77	207 23	
39. For materials for Kindergarten classes at Girls' Normal School..	400 00	400 00		
40. For salaries of Superintendent of Schools.....	\$5,000 00			
Seven assistant Super- intendts, \$2,500 each..	17,500 00			
One assistant.....	800 00			
	23,300 00	23,300 00		
41. For printing for the Department of Superintendence.....	1,500 00	1,500 00		
42. For incidental expenses for the Department of Superintend- ence, including car fare for Su- perintendent of Drawing.....	700 00	700 00		
43. For materials for classes in cook- ing at the Girls' High School....	2 5 00	177 69	47 31	
44. For expenses of preparing diplo- mas for the graduating class of the Girls' High School.....	900 00	899 92	08	
45. For salary of inspector of hot-air furnaces and steam heaters, in- cluding keep of horse.....	1,900 00	1,900 00		
46. For expenses of prepari'g diplomas of the graduating class of the Central and Northeast Manual Training Schools (\$150 each)....	300 00	236 50	63 50	
47. For gas, Northern Liberties and House of Correction Gas Works.	500 00	498 18	1 82	
48. For fitting up, repairs and ma- terials, etc., for cooking classes Girls' Grammar Schools.....	\$5,000 00			
Transferred from, or- dinance Dec. 8, 1897	1,500 00			
	3,500 00	3,499 46	54	

Table II—Continued.

Department of Public Education.

General Appropriation.	Amount appropriat'd	Amount counters'g'd	Balance merging.	Balance not merging
Items.				
49. For tools, supplies, shafting, and reference books, etc., for Northeast Manual Training School, Howard street below Girard avenue, including electrical and physical laboratories and other equipments of the school..	\$5,000 00	\$4,999 93	\$ 07	
50. For general supplies and equipment for James Forten Elementary Manual Training School..	500 00	497 93	2 07	
51. For additional and improved fire-escapes and fire extinguishing apparatus.....	4,000 00	3,999 10	90	
52. For Pedagogical Library, Department of Superintendence and Library at Normal School.....	2,600 00	1,998 33	1 67	
53. For equipment and supplies for the Department of Physics and Chemistry, Biology and Anatomy, Physiology and Hygiene, at the Philadelphia Normal School for Girls.....	1,500 00	1,500 00		
54. For the purchase of flags and poles for school-houses.....	2,000 00	1,999 65	35	
55. To the Board of Managers of the Pennsylvania Academy of Fine Arts.....	5,000 00	5,000 00		
<i>Provided, said Board shall assign to the City schools free scholarships, under regulations to be imposed, and the number of free scholarships to be fixed by the Board of Public Education.</i>				
55 $\frac{3}{4}$. Toward construction of new Boys' High School. Brought from the books of 1896...	8,016 50	7,779 60	\$236 90
55 $\frac{3}{4}$. For the purchase of lots and the erection of buildings for school purposes. Appropriation approved June 8, 1894, out of loan of \$3,000,000. Brought from the books of 1896 ...	4,866 84	4,626 10	240 74
56. For the enforcement of the provisions of the Compulsory Education Law as to attendance.....	5,000 00	4,860 51	139 49	
57. For teachers' pension fund..... \$10,000 00				
Brought from the books of 1896..... 20,000 00				
	30,000 00	30,000 00		

*Table II--Continued.**Department of Public Education.*

General Appropriation.	Amount appropriat'd	Amount counters'g'd	Balance merging.	Balance not merging
Items,				
57¾. For furniture, repairs, painting, and improving in and around the Warner School House. Brought from the books of 1896 ...	\$9 92	\$9 92	
58. For instruction in music.....	5,000 00	\$5,000 00		
59. For the purpose of opening the school yards for use as summer playgrounds.....	3,000 00	2,999 45	55	
60. For the purchase of telescope and observatory equipments, Boys' New High School.....	25,000 00		\$25,000 00
60¾. For the purpose of surfacing with concrete the cinder coverings of the new Andrew G. Curtin school-yard, Twenty-second Ward. Brought from the books of 1896 ...	1,000 00	1,000 00		
61. For purchase of typewriting ma- chines for Girls' High School...	2,660 00	2,660 00		
61¾. For paving and draining at the Andrew G. Curtin School, Twen- ty-second Ward, brought from books of 1896.....	959 00	959 00		
62. For equipment and supplies in laboratory, Girls' High School..	2,200 00	2,189 84	10 16	
63. For purchase of lots for new school-houses, subject to future legislation by Councils..\$125,000 Transferred from, ordi- nance Dec. 8, 1897..... 500	124,500 00	109,500 00	15,000 00
63¾. For purchase of lots and erec- tion of buildings, etc. (Loan of June 18, 1895), brought from the books of 1896.....	4,243 70	3,074 00	1,169 76
64. For construction of new school- houses (subject to future legis- lation by Councils) ..\$250,000 00 Transferred from, ordi- nance Dec. 8, 1897..... 762 00	249,238 00	101,911 26	147,326 74
65. For repairs to old buildings, in- cluding sanitary plumbing..... From temporary loan of \$1,075,000. Ordinance approved July 14, '97. Made available Oct 11, 1897.	25,000 00	25,000 00		

*Table H—Continued.**Department of Public Education.*

General Appropriation.	Amount appropriat'd.	Amount counters'g'd	Balance merging.	Balance not merging
Items.				
65 $\frac{1}{4}$. To the Pennsylvania Museum and School of Industrial Art. Transferred from appropriation to the Mayor, ordinance June 18, 1897.....	\$7,500 00	\$7,500 00		
<i>Provided</i> , Payments be made in quarterly instalments in the annual appropriation to the Mayor, for the year 1897.				
<i>Provided, also</i> , The Board shall assign to the City schools free scholarships under regulations to be imposed, and the number of free scholarships be fixed by the Board of Public Education.				
66. For purchase of lot and erection of building for school purposes in the Twenty-second Ward..... From temporary loan of \$1,075,000. Ordinance approved July 14, 1897. Made available Oct. 11, 1897.	30,000 00			\$30,000 00
67. To pay for work already done on Boys' New High School..... From temporary loan of \$1,075,000. Ordinance approved July 14, 1897. Made available Oct. 11, 1897.	100,000 00	100,000 00		
68. For erection of a new school- house at Howard and Cambria streets, Thirty-third Ward..... From temporary loan of \$1,075,000. Ordinance approved July 14, 1897. Made available Oct. 11, 1897.	35,000 00			35,000 00
Totals.....	\$3,924,190 98	\$3,634,731 40	\$1,432 94	\$288,026 64

Table II—Continued.

Department of Sheriff.

General Appropriation.	Amount appropriat'd.	Amount counters'g'd	Balance merging.	Balance not merging
An Ordinance to make an appropriation to the Sheriff for the year 1897, ordinance approved December 31, 1896.....	\$79,460 00			
Items.				
1. For salaries:				
Sheriff (fixed by Act of Assembly),	\$15,000 00			
Real estate deputy.....	6,000 00			
Clerk to real estate dep'y,	1,500 00			
Personal estate deputy....	2,000 00			
Execution clerk.....	1,200 00			
Appearance clerk.....	1,000 00			
Assistant appearance clerk	900 00			
Fee clerk.....	1,000 00			
Six deputy sheriffs.				
\$1,000 each.....	6,000 00			
Six clerks to deputies,				
\$900 each.....	5,400 00			
Eighteen writ servers,				
\$720 each	12,960 00			
Quarter Sessions deputy,	700 00			
Assistant Quarter Sessions deputy.....	700 00			
Four court deputies, \$100 each	400 00			
Deputy sheriff, Orphans' Court.....	100 00			
	\$54,860 00	\$54,560 71	\$299 29	
<i>Provided, That the amount appropriated in this item, for salaries, shall be taken from the fees earned by the Sheriff.</i>				
2. For salaries:				
Solicitor to Sheriff.....	\$2,000 00			
Assistant solicitor to Sheriff.....	1,500 00			
Bill poster.....	1,000 00			
Use of driver and van....	1,800 00			
Auctioneer.....	600 00			
Stenographer and clerk..	900 00			
Messenger.....	700 00			
Janitor	600 00			
	9,100 00	9,099 84	1	
3. For books, stationery, and incidentals, including expenses of writ servers	\$2,000 00			
Transferred to from Item 6, by ordinance, app'r'd Dec. 8, 1897.....	450 00			
	2,450 00	2,232 21	217 79	
4. For preparing and advertising Sheriff's proclamation.....	5,000 00	4,976 25	23 75	
5. For printing and posting Sheriff's proclamation.....	1,500 00	1,500 00		

*Table H—Continued.**Department of Sheriff.*

General Appropriation.	Amount appropriat'd.	Amount counters'g'd	Balance merging.	Balance not merging
Items.				
6. For expenses of sheriff's juries, Transferred from to Item 3, by ordinance app'd Dec. 8, 1897.....	\$800 00 450 00			
	\$350 00	\$338 00	\$12 00	
7. For Law Books for use of office.....	200 00	191 50	8 50	
8. For Sheriff's costs. Provided, That the Controller may countersign warrants on this item for bills of 1896	6,000 00	5,172 00	828 00	
	\$79,460 00	\$78,070 51	\$1,389 49	
Fee account Samuel M. Clement.				
From books of 1897.....	\$47,951 53			
Jan. 1 to 3 inclusive	1,390 01			
	49,341 54			
Proportionate salaries to Item 1, Jan. 1 to 4, 1897.....	424 23			
	48,917 31		48,917 31	
Fee account Sheriff Alex. Crow, Jr.				
From books of 1897.....	\$73,815 62			
Proportionate salaries to Item 1, Jan. 4 to Dec. 31, 1897.....	54,136 48			
	19,679 14			\$19,679 14
Totals.....	\$148,056 45	\$78,070 51	\$50,306 80	\$19,679 14

Table H— Continued.
Department of Sinking Fund.

General Appropriation.	Amount appropria'd.	Amount counters'g'd	Balance merging.	Balance not merging
An Ordinance to make an appropriation to the Commissioners of the Sinking Fund, for the year 1897, ordinance approved Dec. 29, 1896, \$1,250 00				
Items.				
1. For salary of clerk.....	\$ 1,200 00	\$1,200 00		
2. For stationery and incidentals.....	50 00	50 00		
Totals.....	\$1,250 00	\$1,250 00		

*Table H—Continued.**Department of Pennsylvania Nautical School.*

General Appropriation.	Amount appropria'd.	Amount counters'g'd	Balance merging.	Balance not merging
An Ordinance to make an appropriation towards the maintenance of the Pennsylvania Nautical School for the year 1897.				
SECTION 1. <i>The Select and Common Councils of the City of Philadelphia do ordain,</i> That the sum of eighteen thousand five hundred (18,500) dollars be, and the same is hereby appropriated towards the maintenance of the Pennsylvania Nautical School, for the year 1897; and the City Controller is authorized to countersign warrants signed by the President and Secretary of the Board of Directors of the Nautical School, appointed by the Governor of the Commonwealth and the Mayor of the City of Philadelphia, in accordance with the Act of Assembly approved April 19, 1889: <i>Provided,</i> That all warrants drawn and presented to the City Controller shall have the proper vouchers attached thereto: <i>Provided further,</i> That quarterly statements of the expenditures of the said Board of Directors for the maintenance of the said Nautical School ship shall be rendered to the Controller of the City of Philadelphia: <i>Provided also,</i> That the head of the Department shall transmit direct to the Chairman of the Committee on Finance, on or before the 10th day of each month, a statement showing the balance to the credit of each item of the annual appropriation (not under contract), on the first day of the preceding month, the amount charged off on account of contracts or paid out on account of regular monthly charges during the month, and the balance to the credit of the item (not under contract) at the end of the month (upon the blank form furnished by the Clerks of Councils), ordinance approved December 29, 1896.....	\$18,500 00	\$18,500 00		
Totals.....	\$18,500 00	\$18,500 00		

Table 1.

Statement showing Total Receipts, Cost of Departments, Annual Payments to Sinking Fund, Funded Debt, Outstanding Warrants, Amount of Funded Debt Paid for Years 1855-1895, and Assessed Value of Property subject to Taxation, with Tax Rate for Years 1856-1895.

Years.	Total Receipts.	Total Payments.	Cost of all Departments of the City.	Annual Payments to Sinking Fund	Funded Debt*	Outstanding Warrants.*	Total Funded Debt and Outstanding Warrants.	Amount of Funded Debt Paid.	Assessed Value of Property Subject to Taxation.	Tax Rate.
1855.....	\$3,934,630 16	\$4,880,617 42	\$3,245,186 90	\$81,665 13	\$412,176 40	\$1 50
1856.....	5,769,153 62	5,170,680 00	1,978,406 49	218,365 18	\$16,781,470 87	\$1,541,353 03	\$18,322,823 90	186,493 44	\$153,369,048	2 20
1857.....	4,071,710 58	4,315,160 95	3,713,624 18	143,573 50	19,471,177 43	804,134 65	20,275,312 08	133,992 83	147,689,040	2 30
1858.....	4,114,139 95	4,312,072 46	2,381,738 29	150,074 00	20,008,784 60	660,960 04	20,669,744 64	200,550 85	150,411,061	2 10
1859.....	5,008,638 76	4,576,147 00	2,452,770 91	154,427 00	21,010,486 56	236,887 17	21,247,373 73	115,171 21	155,697,669	2 00
1860.....	5,127,406 27	5,508,704 33	2,682,548 13	175,737 00	20,913,505 09	443,144 77	21,356,759 86	882,683 81	155,697,669	2 00
1861.....	4,738,309 84	4,517,084 63	2,567,826 46	176,405 00	20,982,409 20	939,323 15	21,921,732 35	318,908 75	153,039,193	2 25
1862.....	6,510,421 58	6,108,405 50	2,831,130 39	202,197 50	21,516,851 83	1,099,444 52	22,616,296 45	164,142 59	154,892,954	2 30
1863.....	4,698,362 11	5,387,896 93	3,482,243 32	213,520 00	24,029,755 14	720,301 02	24,750,056 16	537,148 00	154,835,406	2 30
1864.....	10,363,088 79	10,245,063 42	3,917,321 31	256,470 00	24,392,376 62	1,421,242 87	25,713,619 49	677,886 18	156,425,332	2 30
1865.....	10,505,391 90	10,363,256 04	4,150,296 84	329,240 00	28,910,484 62	3,853,414 38	32,763,898 90	896,282 73	159,119,938	2 80
1866.....	8,816,617 87	8,392,379 02	4,101,709 11	379,450 00	33,837,793 96	2,889,335 04	32,726,129 00	1,204,258 42	162,831,829	4 00
1867.....	9,685,212 59	9,630,847 23	4,412,361 72	393,244 00	35,165,621 35	2,153,566 52	37,349,187 87	1,022,162 75	164,088,451	4 00

Table I—Continued.

Years.	Total Receipts.	Total Payments.	Cost of all Departments of the City.	Annual Payments to Sinking Fund	Funded Debt*	Outstanding Warrants.*	Total Funded Debt and Outstanding Warrants.	Amount of Funded Debt Paid.	Assessed Value of Property Subject to Taxation.	Tax Rate.
1868.....	\$8,137,506 99	\$7,757,753 28	\$4,421,834 63	\$403,841 06	\$36,677,529 77	\$1,442,088 85	\$38,119,618 62	\$866,394 11	\$453,517,486	\$1 40
1869.....	14,102,683 44	14,013,124 11	5,322,054 43	502,964 20	36,737,735 66	3,450,605 30	40,188,340 96	378,801 72	462,038,627	1 80
1870.....	12,033,221 68	11,492,908 81	5,630,611 88	519,197 62	42,401,933 94	2,692,313 40	45,093,247 34	236,104 91	479,776,643	1 80
1871.....	11,579,170 20	12,228,933 67	6,468,446 27	543,628 60	44,651,229 03	4,140,635 61	48,793,864 64	425,798 58	500,436,882	1 80
1872.....	16,656,676 70	17,510,358 00	5,694,414 53	632,372 50	47,075,330 45	4,476,805 08	51,552,136 53	245,188 78	511,024,682	2 08
1873.....	19,447,718 46	17,812,199 93	8,422,752 51	660,115 00	51,697,141 67	2,510,918 52	54,208,060 49	579,774 70	527,165,268	2 15
1874.....	15,535,918 15	16,148,099 59	9,070,844 72	681,987 00	58,165,516 97	2,465,354 12	60,630,871 09	334,384 57	548,243,535	2 20
1875.....	14,210,107 69	13,446,451 73	10,103,919 89	785,899 50	60,371,532 40	4,018,931 25	64,390,463 65	497,390 70	575,283,968	2 15
1876.....	11,421,320 83	14,165,240 05	9,896,619 64	805,345 00	61,025,091 70	8,691,432 47	69,716,524 17	310,720 00	595,413 378	2 15
1877.....	11,754,353 56	15,785,158 40	8,184,961 20	809,245 00	61,169,271 70	12,404,875 22	73,574,146 92	247,730 00	603,068,532	2 25
1878.....	14,555,620 38	14,977,550 51	7,161,704 18	810,745 00	61,721,541 70	11,893,810 09	73,615,351 79	628,900 00	586,988,097	2 15
1879.....	23,664,575 29	23,360,882 45	7,160,634 85	807,105 00	61,092,641 70	10,742,459 65	71,835,101 35	122,600 00	534,609,864	2 05
1880.....	15,125,307 06	14,640,479 54	6,370,578 34	806,605 00	70,976,041 70	1,291,554 06	72,264,595 76	1,538,976 95	536,667,834	2 00
1881.....	13,894,480 60	13,788,070 50	6,883,326 92	806,605 00	69,431,064 75	601,365 72	70,032,430 47	1,291,148 51	543,669,129	1 95
1882.....	13,425,404 97	13,255,684 23	7,100,561 18	806,605 00	68,139,916 24	489,457 48	68,629,403 72	671,600 60	553,775,229	1 90
1883.....	13,632,842 38	13,238,990 94	8,193,450 35	801,655 00	67,468,316 24	454,576 17	67,922,89 41	1,102,725 00	571,483,255	1 85

Table I—Continued.

Years.	Total Receipts.	Total Payments.	Cost of all Departments of the City.	Annual Payments to Sinking Fund	Funded Debt*	Outstanding Warrants.*	Total Funded Debt and Outstanding Warrants.	Amount of Funded Debt Paid.	Assessed Value of Property Subject to Taxation.	Tax Rate.
1884.....	\$13,680,804 36	\$14,938,759 40	\$8,614,389 55	\$796,655 00	\$66,365,591 24	\$689,255 56	\$67,054,946 80	\$2,598,150 00	\$583,612,083	\$1 85
1885.....	14,129,756 16	14,298,413 85	8,611,250 57	660,986 00	63,767,441 24	363,920 83	64,131,362 07	1,699,321 02	597,785,428	1 85
1886.....	15,955,009 62	14,639,759 90	9,434,507 88	646,248 00	62,063,120 22	521,558 55	62,589,678 77	2,698,500 00	611,309,615	1 85
1887.....	17,384,255 71	17,638,304 05	13,273,893 10	630,100 00	59,369,620 22	470,425 63	59,841,045 85	1,402,225 00	628,679,312	1 85
1888.....	19,072,190 54	19,711,270 66	15,340,718 50	629,600 00	57,957,395 22	810,818 05	58,778,213 27	821,300 00	647,213,039	1 85
1889.....	20,529,146 71	20,667,681 05	16,055,792 21	611,090 00	57,116,095 22	796,839 68	57,942,934 90	1,159,175 00	669,507,564	1 85
1890.....	23,513,108 55	22,531,381 05	17,787,069 39	602,590 00	55,986,920 22	790,449 83	56,777,370 06	1,707,600 00	688,713,518	1 85
1891.....	23,400,495 79	23,232,671 12	18,511,911 73	560,440 00	56,579,820 22	786,237 96	57,365,558 18	4,405,700 00	713,902,842	1 85
1892.....	24,856,853 19	23,061,526 76	18,424,261 16	551,110 00	54,473,620 22	866,994 38	55,310,614 60	1,485,700 00	735,696,772	1 85
1893.....	30,190,515 59	27,977,232 49	23,155,664 13	551,440 00	53,988,045 22	1,062,114 90	55,050,160 12	4,738,300 00	752,763,382	1 85
1894.....	30,639,391 36	32,390,333 57	24,915,626 08	500,410 00	52,758,845 22	1,516,599 15	54,275,441 15	6,512,400 00	769,930,542	1 85
1895.....	29,838,771 88	31,324,519 69	23,491,865 21	419,260 00	433,139,695 22	1,493,083 78	434,637,779 00	4,015,000 00	782,677,694	1 85
1896.....	429,425,459 29	29,228,617 82	22,500,062 60	379,661 00	434,407,720 22	1,417,351 18	435,625,071 40	556,925 00	801,028,552	1 85
1897.....	432,683,285 98	29,616,999 07	23,763,615 75	356,330 00	434,447,770 22	1,031,869 71	435,479,579 93	2,204,600 00	818,827,549	1 85
1898.....	437,939,220 22	1,235,133 53	439,174,353 75	842,330,700	1 85

* The Funded Debt and Outstanding Warrants are given as they appear December 31, 1897, and of course on January 1, 1898.

† Less City Loans held by the Sinking Fund, amounting to \$18,333,575.00.

‡ To the total receipts are added the amount due by the State and in course of transmission, as per resolution of Councils, dated January 22, 1898.

Table J.
City Debt Account.

Loans.	Three per cent.	Three and a half per cent.	Four per cent.	Six per cent.		
1898.						
Untaxed city loan, cul- vert No. 2, due July 1, 1898.....				\$800,000 0		
Refunding loan, October 6, 1879, due December 31, 1898.....			\$400,000 00		\$400,000 00	\$1,200,000 00
1899.						
Untaxed city loan, park No. 1, due Jan. 1, 1899.....				\$4,020,000 00		
Untaxed city loan, gas No. 5, due Jan. 1, 1899.....				980,200 00		
Untaxed city loan, No. 35, due January 1, 1899.....				1,650,000 00	\$6,650,200 00	
Refunding loan, Octo- ber 6, 1879, due Decem- ber 31, 1899.....			\$400,000 00		400,000 00	7,050,200 00
1900.						
Untaxed city loan, gas No. 6, due January 1, 1900.....				\$1,020,300 00		
Untaxed city loan, No. 37, due July 1, 1900.....				996,100 00		
Untaxed city loan, park No. 2, due July 1, 1900.....				1,985,100 00		
Untaxed city loan, No. 38, due July 1, 1900.....				985,400 00	\$4,986,900 00	
Refunding loan, Octo- ber 6, 1879, due Decem- ber 31, 1900.....			\$400,000 00		400,000 00	
\$4,600,000 loan, Apr. 1, '90, due November 1, 1900.....	\$230,000 00				230,000 00	5,616,900 00
1901.						
Untaxed city loan, school No. 3, due January 1, 1901.....				\$500,000 00		
Untaxed city loan, No. 44, due January 1, 1901.....				700,000 00		
Untaxed city loan, No. 45, due January 1, 1901.....				500,000 00		
Untaxed city loan, No. 46, due July 1, 1901.....				2,122,000 00	\$3,822,000 00	
Refunding loan, October 6, 1879, due December 31, 1901.....			\$400,000 00		400,000 00	
\$4,600,000 loan, Apr. 1, '90, due Nov. 1, 1901.....	\$230,000 00				230,000 00	4,452,000 00
1902.						
Untaxed city loan, gas No. 7, due January 1, 1902.....				\$500,000 00		
Untaxed city loan, No. 48, due Jan. 1, 1902.....				425,000 00		

Table J—Continued.

City Debt Account.

Loans.	Three per cent.	Three and a half per cent.	Four per cent.	Six per cent.		
1902—Continued.						
Untaxed city loan, No. 49, due July 1, 1902.....				200,000 00		
Untaxed city loan, No. 50, due July 1, 1902.....				1,000,000 00		
					\$2,125,000 00	
Refunding loan, October 6, 1879, due December 31, 1902.....			\$400,000 00		400,000 00	
\$4,600,000 loan, Apr. 1, '90, due Nov. 1, 1902	\$230,000 00				230,000 00	
\$1,000,000 loan, Sept. 16, 1892, due Dec. 31, 1902...	50,000 00				50,000 00	
						\$2,805,000 00
1903.						
Untaxed city loan, No. 51, due January 1, 1903				\$2,138,000 00		
Untaxed city loan, park No. 3, due Jan. 1, 1903...				1,800,000 00		
Untaxed city loan, No. 53, due January 1, 1903				200,000 00		
Untaxed city loan, No. 54, due January 1, 1903				970,000 00		
Untaxed city loan, No. 55, due July 1, 1903.....				500,000 00		
Untaxed city loan, No. 56, due July 1, 1903.....				225,000 00		
					\$5,833,000 00	
Refunding loan, October 6, 1879, due December 31, 1903.....			400,000 00		400,000 00	
\$4,600,000 loan, April 1, 1890, due Nov. 1, 1903...	\$230,000 00				230,000 00	
\$1,000,000 loan, Sept. 16, 1892, due Dec. 31, 1903...	\$50,000 00					
\$3,500,000 loan, Feb. 6, 1893, due Dec. 31, 1903...	175,000 00				225,000 00	
						6,688,000 00
1904.						
Taxed city consolidated loan, due Jan. 1, 1904...				\$31,100 00		
Untaxed city loan, No. 57, due Jan. 1, 1904.....				450,000 00		
Untaxed city loan, No. 58, due Jan. 1, 1904.....				1,000,000 00		
Taxed city consolidated, loan, due July 1, 1904...				1,400 00		
					\$1,482,500 00	
Refunding loan, Octo- ber 6, 1879, due Decem- ber 31, 1904.....			400,000 00		400,000 00	
\$4,600,000 loan, April 1, 1890, due Nov. 1, 1904...	\$230,000 00				230,000 00	
\$1,000,000 loan, Sept. 16, 1892, due Dec. 31, 1904...	\$50,000 00					
\$3,500,000 loan, Feb. 6, 1893, due Dec. 31, 1904...	175,000 00					
					\$225,000 00	

*Table J—Continued.**City Debt Account.*

Loans.	Three per cent.	Three and a half per cent.	Four per cent.	Six per cent.		
1904—Continued.						
\$6,000,000 loan, March 15, 1894, due Dec. 31, 1904..	\$16,000 00	\$284,000 00			300,000 00	
\$1,100,000 loan, April 3, 1894, due Dec. 31, 1904..		55,000 00				
\$3,000,000 loan, April 3, 1894, due Dec. 31, 1904..		150,000 00				
\$2,720,000 refund'g loan, Nov. 8, 1894, due Dec. 31, 1904.....		136,000 00			341,000 00	
1905.						\$2,978,500 00
Untaxed city loan, gas No. 8, due Jan. 1, 1905..				1,000,000 00		
Untaxed city loan, No. 60, due July 1, 1905.....				335,000 00		
Untaxed city loan, No. 61, due July 1, 1905.....				499,400 00		
\$4,600,000 loan, April 1, 1890, due Nov. 1, 1905..	\$230,000 00				1,834,400 00	
\$1,000,000 loan, Sept. 16, 1892, due Dec. 31, 1905..	50,000 00				230,000 00	
\$3,500,000 loan, Feb. 6, 1893, due Dec. 31, 1905..	\$175,000 00				225,000 00	
\$6,000,000 loan, March 15, 1894, due Dec. 31, 1905..		\$300,000 00				
\$1,100,000 loan, April 3, 1894, due Dec. 31, 1905..		55,000 00				
\$3,000,000 loan, April 3, 1894, due Dec. 31, 1905..		150,000 00				
\$2,720,000 refunding loan, Nov. 8, 1894, due Dec. 31, 1905.....		136,000 00			641,000 00	
\$1,200,000 loan, June 18, 1895, due Dec. 31, 1905..	\$60,000 00					
\$1,200,000 loan, Sept. 16, 1895, due Dec. 31, 1905..	60,000 00				120,000 00	
\$1,000,000 refund'g loan, Dec. 10, 1895, due Dec. 31, 1905.....		50,000 00				
\$2,000,000 loan, Jan. 13, 1896, due Dec. 31, 1905..		100,000 00			150,000 00	
1906.						\$3,200,400 00
\$4,600,000 loan, April 1, 1890, due Nov. 1, 1906..	\$230,000 00				230,000 00	
\$1,000,000 loan, Sept. 16, 1892, due Dec. 31, 1906..	50,000 00					
\$3,500,000 loan, Feb. 6, 1893, due Dec. 31, 1906..	175,000 00				225,000 00	
\$6,000,000 loan, March 15, 1894, due Dec. 31, 1906..		\$300,000 00				
\$1,100,000 loan, April 3, 1894, due Dec. 31, 1906..		55,000 00				
\$3,000,000 loan, April 3, 1894, due Dec. 31, 1906..		150,000 00				
\$2,720,000 refund'ng loan, Nov. 8, 1894, due Dec. 31, 1906.....		136,000 00			641,000 00	

*Table J—Continued.**City Debt Account.*

Loans.	Three per cent.	Three and a half per cent.	Four per cent.	Six per cent.		
1906—Continued.						
\$1,200,000 loan, June 18, 1895, due Dec. 31, 1906.	\$60,000 00					
\$1,200,000 loan, Sept. 16, 1895, due Dec. 31, 1906.	60,000 00					
\$1,000,000 refunding loan, Dec. 10, 1895, due Dec. 31, 1906.....					\$120,000 00	
\$2,000,000 loan, Jan. 13, 1896, due Dec. 31, 1906..		\$50,000 00				
		100,000 00				
					150,000 00	
						\$1,366,000 00
1907.						
\$4,600,000 loan, April 1, 1890, due Nov. 1, 1907...	\$230,000 00				\$230,000 00	
\$1,000,000 loan, Sept. 16, 1892, due Dec. 31, 1907..	50,000 00					
\$3,500,000 loan, Feb. 6, 1893, due Dec. 31, 1907..	175,000 00					
					225,000 00	
\$6,000,000 loan, Mar. 15, 1894, due Dec. 31, 1907..		\$300,000 00				
\$1,100,000 loan, April 3, 1894, due Dec. 31, 1907..		55,000 00				
\$3,000,000 loan, April 3, 1894, due Dec. 31, 1907..		150,000 00				
\$2,720,000 refund'ng loan, Nov. 8, 1894, due Dec. 31, 1907.....		136,000 00				
					641,000 00	
\$1,200,000 loan, June 18, 1895, due Dec. 31, 1907..	\$60,000 00					
\$1,200,000 loan, Sept. 16, 1895, due Dec. 31, 1907..	60,000 00					
					120,000 00	
\$1,000,000 refund'ng loan, Dec. 10, 1895, due Dec. 31, 1907.....		\$50,000 00				
\$2,000,000 loan January 13, 1896, due December 31, 1907.....		100,000 00				
\$650,000 refunding loan June 17, 1897, due Dec. 31, 1907.....		32,500 00				
					182,500 0	
						\$1,398,500 00
1908.						
\$4,600,000 loan, April 1, 1890, due Nov. 1, 1908...	\$230,000 00				\$230,000 00	
\$1,000,000 loan, Sept. 16, 1892, due Dec. 31, 1908..	\$50,000 00					
\$3,500,000 loan, Feb. 6, 1893, due Dec. 31, 1908..	175,000 00					
					225,000 00	
\$6,000,000 loan, March 15, 1894, due Dec. 31, 1908..		\$300,000 00				
\$1,100,000 loan, April 3, 1894, due Dec. 31, 1908..		55,000 00				

Table J—Continued.

City Debt Account.

Loans.	Three per cent.	Three and a half per cent.	Four per cent.	Six per cent.		
1908—Continued.						
\$3,000,000 loan, April 3, 1894, due Dec. 31, 1908.		\$150,000 00				
\$2,720,000 Refund'g loan, Nov. 8, 1894, due Dec. 31, 1908.		136,000 00				
\$1,200,000 loan, June 18, 1895, due Dec. 31, 1908.	\$50,000 00				\$611,000 00	
\$1,200,000 loan, Sept. 16, 1895, due Dec. 31, 1908.	60,000 00					
\$1,000,000 refund'g loan, Dec. 10, 1895, due Dec. 31, 1908.		\$50,000 00			120,000 00	
\$2,000,000 loan January 13, 1896, due December 31, 1908.		100,000 00				
\$650,000 refunding loan June 17, 1897, due Decem- ber 31, 1908.		32,500 00			182,500 00	
						\$1,398,500 00
1909.						
\$4,600,000 loan, April 1, 1890, due Nov. 1, 1909.	\$230,000 00				\$230,000 00	
\$1,000,000 loan, Sept. 16, 1892, due Dec. 31, 1909.	\$50,000 00					
\$3,500,000 loan, Feb. 6, 1893, due Dec. 31, 1909.	175,000 00				225,000 00	
\$6,000,000 loan, March 15, 1894, due Dec. 31, 1909.		\$300,000 00				
\$1,100,000 loan, April 3, 1894, due Dec. 31, 1909.		55,000 00				
\$3,000,000 loan, April 3, 1894, due Dec. 31, 1909.		150,000 00				
\$2,720,000 refund'g loan, Nov. 8, 1894, due Dec. 31, 1909.		136,000 00			641,000 00	
\$1,200,000 loan, June 18, 1895, due Dec. 31, 1909.	\$50,000 00					
\$1,200,000 loan, Sept. 16, 1895, due Dec. 31, 1909.	60,000 00				120,000 00	
\$1,000,000 refund'g loan, Dec. 10, 1895, due Dec. 31, 1909.		\$50,000 00				
\$2,000,000 loan, January 13, 1896, due Dec. 31, 1909.		100,000 00				
\$650,000 refunding loan, June 17, 1897, due Dec. 31, 1909.		32,500 00			182,500 00	
						\$1,398,500 00

*Table J—Continued.**City Debt Account.*

Loans.	Three per cent.	Three and a half per cent.	Four per cent.	Six per cent.		
1910						
\$4,600,000 loan, April 1, 1890, due Nov. 1, 1910..	\$230,000 00				\$230,000 00	
\$1,000,000 loan, Sept. 16, 1892, due Dec. 31, 1910..	\$50,000 00					
\$3,500,000 loan, Feb. 6, 1893, due Dec. 31, 1910..	175,000 00				225,000 00	
\$6,000,000 loan, March 15, 1894, due Dec. 31, 1910..		\$300,000 00				
\$1,100,000 loan, April 3, 1894, due Dec. 31, 1910..		55,000 00				
\$3,000,000 loan, April 3, 1894, due Dec. 31, 1910..		150,000 00				
\$2,720,000 refund'g loan, Nov. 18, 1894, due Dec. 31, 1910.....		136,000 00			641,000 00	
\$1,200,000 loan, June 18, 1895, due Dec. 31, 1910..	\$60,000 00					
\$1,200,000 loan, Sept. 16, 1895, due Dec. 31, 1910..	60,000 00				120,000 00	
\$1,000,000 refund'g loan, Dec. 10, 1895, due Dec.. 31, 1910.....		\$50,000 00				
\$2,000,000 loan January 13, 1896, due Dec. 31, 1910.....		100,000 00				
\$650,000 refunding loan, June 17, 1897, due Dec. 31, 1910.....		32,500 00			182,500 00	
1911.						\$1,398,500 00
\$4,600,000 loan, April 1, 1890, due Nov. 1, 1911..	\$230,000 00				\$230,000 00	
\$1,000,000 loan, Sept. 16, 1892, due Dec. 31, 1911..	\$50,000 00					
\$3,500,000 loan, Feb. 6, 1893, due Dec. 31, 1911..	175,000 00				225,000 00	
\$6,000,000 loan, March 15, 1894, due Dec. 31, 1911..		\$300,000 00				
\$1,100,000 loan, April 3, 1894, due Dec. 31, 1911..		55,000 00				
\$3,000,000 loan, April 3, 1894, due Dec. 31, 1911..		150,000 00				
\$2,720,000 refund'g loan, Nov. 8, 1894, due Dec. 31, 1911.....		136,000 00			641,000 00	
\$1,200,000 loan, June 18, 1895, due Dec. 31, 1911..	\$60,000 00					
\$1,200,000 loan, Sept. 16, 1895, due Dec. 31, 1911..	60,000 00				120,000 00	

*Table J—Continued.**City Debt Account.*

Loans.	Three per cent.	Three and a half per cent.	Four per cent.	Six per cent.		
<i>1911—Continued.</i>						
\$1,000,000 refund'g loan, Dec. 10, 1895, due Dec. 31, 1911.....		\$50,000 00				
\$2,000,000 loan, Jan. 13, 1896, due Dec. 31, 1911.....		100,000 00				
\$650,000 refunding loan, June 17, 1897, due Dec. 31, 1911.....		32,500 00				
					\$182,500 00	
<i>1912.</i>						
\$4,600,000 loan, April 1, 1890, due Nov. 1, 1912..	\$230,000 00					\$1,398,500 00
					\$230,000 00	
\$1,000,000 loan, Sept. 16, 1892, due Dec. 31, 1912..	\$50,000 00					
\$3,500,000 loan, Feb. 6, 1893, due Dec. 31, 1912..	175,000 00					
					225,000 00	
\$6,000,000 loan, March 15, 1894, due Dec. 31, 1912.....		\$300,000 00				
\$1,100,000 loan, April 3, 1894, due Dec. 31, 1912..		55,000 00				
\$3,000,000 loan, April 3, 1894, due Dec. 31, 1912..		150,000 00				
\$2,720,000 refund'g loan, Nov. 8, 1894, due Dec. 31, 1912.....		136,000 00				
					641,000 00	
\$1,200,000 loan, June 18, 1895, due Dec. 31, 1912..	\$60,000 00					
\$1,200,000 loan, Sept. 16, 1895, due Dec. 31, 1912..	60,000 00					
					120,000 00	
\$1,000,000 refund'g loan, Dec. 10, 1895, due Dec. 31, 1912.....		\$50,000 00				
\$2,000,000 loan, Jan. 13, 1896, due Dec. 31, 1912.....		100,000 00				
\$650,000 refunding loan, June 17, 1897, due Dec. 31, 1912.....		32,500 00				
					182,500 00	
<i>1913.</i>						
\$4,600,000 loan, April 1, 1890, due Nov. 1, 1913...	\$230,000 00					\$1,398,500 00
					\$230,000 00	
\$1,000,000 loan, Sept. 16, 1892, due Dec. 31, 1913..	50,000 00					
\$3,500,000 loan, Feb. 6, 1893, due Dec. 31, 1913..	175,000 00					
					225,000 00	
\$6,000,000 loan, March 15, 1894, due Dec. 31, 1913.....		\$300,000 00				
\$1,100,000 loan, April 3, 1894, due Dec. 31, 1913..		55,000 00				
\$3,000,000 loan, April 3, 1894, due Dec. 31, 1913..		150,000 00				
\$2,720,000 refund'g loan, Nov. 8, 1894, due Dec. 31, 1913.....		136,000 00				
					641,000 00	

Table J—Continued.
City Debt Account.

Loans.	Three per cent.	Three and a half per cent.	Four per cent.	Six per cent.		
1913—Continued.						
\$1,200,000 loan, June 18, 1895, due Dec. 31, 1913..	\$60,000 00					
\$1,200,000 loan, Sept. 16, 1895, due Dec. 31, 1913..	60,000 00				\$120,000 00	
\$1,000,000 refund'g loan, Dec. 10, 1895, due Dec. 31, 1913.....		\$50,000 00				
\$2,000,000 loan, Jan. 13, 1896, due Dec. 31, 1913.		100,000 00				
\$650,000 refunding loan, June 17, 1897, due Dec. 31, 1913.....		32,500 00			182,500 00	
						\$1,398,500 00
1914.						
\$4,600,000 loan, April 1, 1890, due Nov. 1, 1914..	\$230,000 00				\$230,000 00	
\$1,000,000 loan, Sept. 16, 1892, due Dec. 31, 1914..	\$50,000 00					
\$3,500,000 loan, Feb. 6, 1893, due Dec. 31, 1914..	175,000 00				225,000 00	
\$6,000,000 loan, March 15, 1894, due Dec. 31, 1914..		\$300,000 00				
\$1,100,000 loan, April 3, 1894, due Dec. 31, 1914..		55,000 00				
\$3,000,000 loan, April 3, 1894, due Dec. 31, 1914..		150,000 00				
\$2,720,000 refund'g loan, Nov. 8, 1894, due Dec. 31, 1914.....		136,000 00			641,000 00	
\$1,200,000 loan, June 18, 1895, due Dec. 31, 1914..	\$60,000 00					
\$1,200,000 loan, Sept. 16, 1895, due Dec. 31, 1914..	60,000 00				120,000 00	
\$1,000,000 refund'g loan, Dec. 10, 1895, due Dec. 31, 1914.....		\$50,000 00				
\$2,000,000 loan, Jan. 13, 1896, due Dec. 31, 1914..		100,000 00				
\$650,000 refunding loan, June 17, 1897, due Dec. 31, 1914.....		32,500 00			182,500 00	
						\$1,398,500 00
1915.						
\$4,600,000 loan, April 1, 1890, due Nov. 1, 1915..	\$230,000 00				\$230,000 00	
\$1,000,000 loan, Sept. 16, 1892, due Dec. 31, 1915..	\$50,000 00					
\$3,500,000 loan, Feb. 6, 1893, due Dec. 31, 1915..	175,000 00				225,000 00	
\$6,000,000 loan, March 15, 1894, due Dec. 31, 1915..		\$300,000 00				

*Table J—Continued.**City Debt Account.*

Loans.	Three per cent.	Three and a half per cent.	Four per cent.	Six per cent.		
<i>1915—Continued.</i>						
\$1,100,000 loan, April 3, 1894, due Dec. 31, 1915..		\$55,000 00				
\$3,000,000 loan, April 3, 1894, due Dec. 31, 1915..		150,000 00				
\$2,720,000 refund'g loan, Nov. 8, 1894, due Dec. 31, 1915.....		136,000 00			\$341,000 00	
\$1,200,000 loan, June 18, 1895, due Dec. 31, 1915..	\$60,000 00					
\$1,200,000 loan, Sept. 16, 1895, due Dec. 31, 1915..	60,000 00				120,000 00	
\$1,000,000 refund'g loan, Dec. 10, 1895, due Dec. 31, 1915.....		\$50,000 00				
\$2,000,000 loan, Jan. 13, 1896, due Dec. 31, 1915..		100,000 00				
\$650,000 refunding loan, June 17, 1897, due Dec. 31, 1915.....		32,500 00			182,500 00	\$1,398,500 00
<i>1916.</i>						
\$4,600,000 loan, April 1, 1890, due Nov. 1, 1916..	\$230,000 00				\$230,000 00	
\$1,000,000 loan, Sept. 16, 1892, due Dec. 31, 1916..	\$50,000 00					
\$3,500,000 loan, Feb. 6, 1893, due Dec. 31, 1916..	175,000 00				225 000 00	
\$6,000,000 loan, Mar. 15, 1894, due Dec. 31, 1916..		\$300,000 00				
\$1,100,000 loan, April 3, 1894, due Dec. 31, 1916..		55,000 00				
\$3,000,000 loan, April 3, 1894, due Dec. 31, 1916..		150,000 00				
\$2,720,000 refund'g loan, Nov. 8, 1894, due Dec. 31, 1916.....		136,000 00			641,000 00	
\$1,200,000 loan, June 18, 1895, due Dec. 31, 1916..	\$60,000 00					
\$1,200,000 loan, Sept. 16, 1895, due Dec. 31, 1916..	60,000 00				120,000 00	
\$1,000,000 refund'g loan, Dec. 10, 1895, due Dec. 31, 1916.....		\$50,000 00				
\$2,000,000 loan, Jan. 13, 1896, due Dec. 31, 1916..		100,000 00				
\$650,000 refunding loan, June 17, 1897, due Dec. 31, 1916.....		32,500 00			182,500 00	\$1,398,500 00
<i>1917.</i>						
\$4,600,000 loan, April 1, 1890, due Nov. 1, 1917..	\$230,000 00				\$230,000 00	

Table J—Continued.

City Debt Account.

Loans.	Three per cent.	Three and a half per cent.	Four per cent.	Six per cent.		
1917—Continued.						
\$1,000,000 loan, Sept. 16, 1892, due Dec. 31, 1917..	\$50,000 00					
\$3,500,000 loan, Feb. 6, 1893, due Dec. 31, 1917..	175,000 00				\$225,000 00	
\$6,000,000 loan, Mar. 15, 1894, due Dec. 31, 1917..		\$300,000 00				
\$1,100,000 loan, April 3, 1894, due Dec. 31, 1917..		55,000 00				
\$3,000,000 loan, April 3, 1894, due Dec. 31, 1917..		150,000 00				
\$2,720,000 refund'g loan, Nov. 8, 1894, due Dec. 31, 1917.....		136,000 00			611,000 00	
\$1,200,000 loan, June 18, 1895, due Dec. 31, 1917..	\$60,000 00					
\$1,200,000 loan, Sept. 16, 1895, due Dec. 31, 1917..	60,000 00				120,000 00	
\$1,000,000 refund'g loan, Dec. 10, 1895, due Dec. 31, 1917.....		\$50,000 00				
\$2,000,000 loan, Jan. 13, 1896, due Dec. 31, 1917..		100,000 00				
\$650,000 refunding loan, June 17, 1897, due Dec. 31, 1917.....		32,500 00			182,500 00	
1918.						\$1,398,500 00
\$4,600,000 loan, April 1, 1890, due Nov. 1, 1918...	\$230,000 00				\$230,000 00	
\$1,000,000 loan, Sept. 16, 1892, due Dec. 31, 1918..	\$50,000 00					
\$3,500,000 loan, Feb. 6, 1893, due Dec. 31, 1918..	175,000 00				225,000 00	
\$6,000,000 loan, March 15, 1894, due Dec. 31, 1918..		\$300,000 00				
\$1,100,000 loan, April 3, 1894, due Dec. 31, 1918..		55,000 00				
\$3,000,000 loan, April 3, 1894, due Dec. 31, 1918..		150,000 00				
\$2,720,000 refund'ng loan, Nov. 8, 1894, due Dec. 31, 1918.....		136,000 00			641,000 00	
\$1,200,000 loan, June 18, 1895, due Dec. 31, 1918..	\$60,000 00					
\$1,200,000 loan, Sept. 16, 1895, due Dec. 31, 1918..	60,000 00				120,000 00	
\$1,000,000 refund'ng loan, Nov. 8, 1894, due Dec. 31, 1918.....		\$50,000 00				
\$2,000,000 loan, Jan. 13, 1896, due Dec. 31, 1918..		100,000 00				
\$650,000 loan, June 17, 1897, due Dec. 31, 1918..		32,500 00			182,500 00	
						\$1,398,500 00

*Table J—Continued.**City Debt Account.*

Loans.	Three per cent.	Three and a half per cent.	Four per cent.	Six per cent.		
1919.						
\$4,600,000 loan, April 1, 1890, due Nov. 1, 1919...	\$230,000 00				\$230,000 00	
\$1,000,000 loan, Sept. 16, 1892, due Dec. 31, 1919..	\$50,000 00					
\$3,500,000 loan, Feb. 6, 1893, due Dec. 31, 1919..	175,000 00				225,000 00	
\$1,100,000 loan, April 3, 1894, due Dec. 31, 1919..		\$55,000 00				
\$3,000,000 loan, April 3, 1894, due Dec. 31, 1919..		150,000 00				
\$2,720,000 refund'ng loan, Nov. 8, 1894, due Dec. 31, 1919.....		136,000 00			341,000 00	
\$1,200,000 loan, June 18, 1895, due Dec. 31, 1919..	\$60,000 00					
\$1,200,000 loan, Sept. 16, 1895, due Dec. 31, 1919..	60,000 00				120,000 00	
\$1,000,000 refund'ng loan, Dec. 10, 1895, due Dec. 31, 1919.....		\$50,000 00				
\$2,000,000 loan, Jan. 13, 1896, due Dec. 31, 1919..		100,000 00				
\$650,000 refunding loan, June 17, 1897, due Dec. 31, 1919.....		32,500 00			182,500 00	
						\$1,098,500 00
1920.						
\$1,000,000 loan, Sept. 16, 1892, due Dec. 31, 1920..	\$50,000 00				\$50,000 00	
\$3,500,000 loan, Feb. 6, 1893, due Dec. 31, 1920..			\$175,000 00		175,000 00	
\$1,100,000 loan, April 3, 1894, due Dec. 31, 1920..		\$55,000 00				
\$3,000,000 loan, April 3, 1894, due Dec. 31, 1920..		150,000 00				
\$2,720,000 refund'ng loan, Nov. 8, 1894, due Dec. 31, 1920.....		136,000 00			341,000 00	
\$1,200,000 loan, June 18, 1895, due Dec. 31, 1920..	\$60,000 00					
\$1,200,000 loan, Sept. 16, 1895, due Dec. 31, 1920..	60,000 00				120,000 00	
\$1,000,000 refund'g loan, Dec. 10, 1895, due Dec. 31, 1920.....		\$50,000 00				
\$2,000,000 loan, Jan. 13, 1896, due Dec. 31, 1920..		100,000 00				
\$650,000 refunding loan, June 17, 1897, due Dec. 31, 1920.....		32,500 00			182,500 00	
						\$868,500 00

*Table J—Continued.**City Debt Account.*

Loans.	Three per cent.	Three and a half per cent.	Four per cent.	Six per cent.		
1921.						
\$1,000,000 loan, Sept. 16, 1892, due Dec. 31, 1921..	\$50,000 00				\$50,000 00	
\$3,500,000 loan, Feb. 6, 1893, due Dec. 31, 1921..			\$175,000 00		175,000 00	
\$1,100,000 loan, April 3, 1894, due Dec. 31, 1921..		\$55,000 00				
\$3,000,000 loan, April 3, 1894, due Dec. 31, 1921..		150,000 00				
\$2,720,000 refund'g loan, Nov. 8, 1894, due Dec. 31, 1921.....		136,000 00			341,000 00	
\$1,200,000 loan, June 18, 1895, due Dec. 31, 1921..	\$60,000 00					
\$1,200,000 loan, Sept. 16, 1895, due Dec. 31, 1921..	60,000 00				120 000 00	
\$1,000,000 refund'g loan, Dec. 10, 1895, due Dec. 31, 1921.....		\$50,000 00				
\$2,000,000 loan, Jan. 13, 1896, due Dec. 31, 1921..		100,000 00				
\$650,000 refunding loan, June 17, 1897, due Dec. 31, 1921.....		32,500 00			182,500 00	\$868,500 00
1922.						
\$3,500,000 loan, Feb. 6, 1893, due Dec. 31, 1922..			\$175,000 00		\$175,000 00	
\$1,100,000 loan, April 3, 1894, due Dec. 31, 1922..		\$55,000 00				
\$3,000,000 loan, April 3, 1894, due Dec. 31, 1922..		150,000 00				
\$2,720,000 refund'g loan, Nov. 8 1894, due Dec. 31, 1922.....		136,000 00			341,000 00	
\$1,200,000 loan, June 18, 1895, due Dec. 31, 1922..	\$60,000 00					
\$1,200,000 loan, Sept. 16, 1895, due Dec. 31, 1922..	60,000 00				120,000 00	
\$1,000,000 refund'g loan, Dec. 10, 1895, due Dec. 31, 1922.....		\$50,000 00				
\$2,000,000 loan, Jan. 13, 1896, due Dec. 31, 1922..		100,000 00				
\$650,000 refunding loan, June 17, 1897, due Dec. 31, 1922.....		32,500 00			182,500 00	\$818,500 00

Table J—Continued.
City Debt Account.

Loans.	Three per cent.	Three and a half per cent.	Four per cent.	Six per cent.		
1923.						
\$1,100,000 loan, April 3, 1894, due Dec. 31, 1923.....		\$55,000 00				
\$3,000,000 loan, April 3, 1894, due Dec. 31, 1923.....		150,000 00				
\$2,720,000 refund'g loan, Nov. 8, 1894, due Dec. 31, 1923.....		136,000 00			\$341,000 00	
\$1,200,000 loan, June 18, 1895, due Dec. 31, 1923..	\$60,000 00					
\$1,200,000 loan, Sept. 16, 1895, due Dec. 31, 1923..	60,000 00				120,000 00	
\$1,000,000 refund'g loan, Dec. 10, 1895, due Dec. 31, 1923.....		\$50,000 00				
\$2,000,000 loan, Jan. 13, 1896, due Dec. 31, 1923.....		100,000 00				
\$650,000 refunding loan, June 17, 1897, due Dec. 31, 1923.....		32,500 00			182,500 00	
1924.						\$643,500 00
\$1,200,000 loan, June 18, 1895, due Dec. 31, 1924..	\$60,000 00					
\$1,200,000 loan, Sept. 16, 1895, due Dec. 31, 1924..	60,000 00				\$120,000 00	
\$1,000,000 refund'g loan, Dec. 10, 1895, due Dec. 31, 1924.....	$3\frac{1}{8}$ per cent. \$1,000 00	$3\frac{1}{4}$ per cent. \$5,000 00 $3\frac{1}{2}$ 44,000 00			50,000 00	
\$2,000,000 loan, Jan. 13, 1896, due Dec. 31, 1924..		\$100,000 00				
\$650,000 refunding loan, June 17, 1895, due Dec. 31, 1924.....		32,500 00			132,500 00	
1925.						\$302,500 00
\$650,000 refunding loan, June 17, 1897, due Dec. 31, 1925..		\$32,500 00			\$32,500 00	
1926.						\$32,500 00
\$650,000 refunding loan, June 17, 1895, due Dec. 1926.....		\$32,500 00			\$32,500 00	
						\$32,500 00

*Table J—Continued.**City Debt Account.*

Overdue loans yet outstanding not registered.	Four per cent.	Six per cent.			
Coupons, date unknown.....		\$14,000 00			
Untaxed City Loan.....		31,800 00			
Taxed City Loan.....		7,550 00			
Taxed City Loan.....	\$1,170 22		\$53,350 00 1,170 22		\$54,520 22
<i>Overdue Registered.</i>					
1884.					
Taxed City Sunbury & Erie, due Jan. 1, 1884.....		100 00	100 00		100 00
1886.					
Unt'x'd City C. \$1,000,000, due Jan. 1, 1886.....		500 00	500 00		500 00
1887.					
Untaxed City \$800,000, due Jan. 1, 1887.....		200 00	200 00		200 00
1891.					
Untaxed City Defence, No. 1, due July 1, 1891.....		200 00	200 00		200 00
1892.					
Untaxed City Bounty, No. 1, due July 1, 1892.....		300 00	300 00		300 00
1893.					
Untaxed City Defence, No. 2, due Jan. 1, 1893.....		1,000 00	1,000 00		1,000 00
1894.					
Untaxed City Defence, No. 3, due Jan. 1, 1894.....		2,500 00			
Untaxed City Bounty, No. 2, due Jan. 1, 1894.....		1,400 00	3,900 00		3,900 00

*Table J—Continued.**City Debt Account.*

Overdue loans yet outstanding not registered.	Four percent.	Six per cent.			
1895.					
Untaxed City Municipal, due January 1, 1895.....		\$1,000 00			
Untaxed City Bounty, No. 3, due Jan. 1, 1895.....		2,700 00			
Untaxed City Defence, No. 4, due July 1, 1895.....		100 00	3,800 00	3,800 00	
1896.					
Untaxed City Loan, No. 33, due Jan. 1, 1896.....		\$1,700 00			
Untaxed City Loan, Wa- ter No. 2, due Jan. 1, 1896.....		1,100 00			
Untaxed City Loan, School, No. 2, due Jan. 1, 1896.....		1,400 00	4,200 00		
Untaxed 4 Per Cent. Loan, Series P, due Dec. 31, 1895.....	\$75 00		75 00	4,275 00	\$68,795 22

Table K.

Statement of Three, Three and One-eighth, Three and One-quarter, Three and One-half, Four and Six Per Cent. Loans and Years of their Maturity.

Years.	Three per ct.	Three and one-eighth per cent.	Three and one-quarter per cent.	Three and one-half per cent.	Four per cent.	Six per cent.	Totals.
1898.....					\$400,000 00	\$800,000 00	\$1,200,000 00
1899.....					400,000 00	6,650,200 00	7,050,200 00
1900.....	\$230,000 00				400,000 00	4,956,900 00	5,616,900 00
1901.....	230,000 00				400,000 00	3,822,000 00	4,452,000 00
1902.....	280,000 00				400,000 00	2,125,000 00	2,805,000 00
1903.....	455,000 00				400,000 00	5,833,000 00	6,688,000 00
1904.....	471,000 00			\$625,000 00	400,000 00	1,482,500 00	2,978,500 00
1905.....	575,000 00			791,000 00		1,834,400 00	3,200,400 00
1906.....	575,000 00			791,000 00			1,366,000 00
1907.....	575,000 00			823,500 00			1,398,500 00
1908.....	575,000 00			823,500 00			1,398,500 00
1909.....	575,000 00			823,500 00			1,398,500 00
1910.....	575,000 00			823,500 00			1,398,500 00
1911.....	575,000 00			823,500 00			1,398,500 00
1912.....	575,000 00			823,500 00			1,398,500 00
1913.....	575,000 00			823,500 00			1,398,500 00
1914.....	575,000 00			823,500 00			1,398,500 00
1915.....	575,000 00			823,500 00			1,398,500 00
1916.....	575,000 00			823,500 00			1,398,500 00
1917.....	575,000 00			823,500 00			1,398,500 00
1918.....	400,000 00			823,500 00	175,000 00		1,398,500 00
1919.....	400,000 00			523,500 00	175,000 00		1,098,500 00
1920.....	170,000 00			523,500 00	175,000 00		868,500 00
1921.....	170,000 00			523,500 00	175,000 00		868,500 00
1922.....	120,000 00			523,500 00	175,000 00		818,500 00
1923.....	120,000 00			523,500 00			643,500 00
1924.....	120,000 00	\$1,000 00	\$5,000 00	176,500 00			302,500 00
1925.....				32,500 00			32,500 00
1926.....				32,500 00			32,500 00
Totals.....	\$10,641,000 00	\$1,000 00	\$5,000 00	\$14,948,000 00	\$3,675,000 00	\$27,534,000 00	\$56,804,000 00

Total registered loan not yet due.....	\$56,804,000 00
Registered loans overdue and outstanding.....	14,275 00
Non-registered loans overdue and outstanding.....	40,520 22
Non-registered coupons overdue and outstanding, date unknown.....	14,000 00

Total funded debt..... \$56,872,795 22

Debt guaranteed by the City of Philadelphia for gas loans, included in the above statement.

By ordinance approved December 26, 1868, due January 1, 1899.....	\$980,200 00
By ordinance approved May 17, 1870, due January 1, 1900.....	1,020,300 00
By ordinance approved October 26, 1871, due January 1, 1902.....	500,000 00
By ordinance approved November 6, 1874, due January 1, 1905.....	1,000,000 00

Total..... \$3,500,500 00

Total funded debt..... \$56,872,795 22

By a decision of the Supreme Court of the State of Pennsylvania, filed May 31, 1894, it is held that within the meaning of the word debt, in Section 8, Article 9, of the Constitution of Pennsylvania, the real debt of the City is the authorized debt less the amount of the City Certificates purchased and uncanceled in the Sinking Fund. City Loans held by the Sinking Fund, January 1, 1898.....	\$18,933,575 00
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Net debt..... \$37,939,220 22

Table L.
Statement of the Real Estate owned by the City of Philadelphia (not including that held by the Board of City Trusts), as appraised by the Board of Revision of Taxes.

WARDS.	School Houses.	Police Stations.	City Halls and Offices.	Public Squares.	Markets.	Vacant Lots.	Fire Department.	Dwelling Houses.	Armories.	Wharves.
First.....	\$557,000 00	\$12,000 00	\$10,000 00	\$1,200 00	\$20,000 00	\$10,000 00
Second.....	157,000 00	150,000 00	16,000 00	105,000 00
Third.....	183,000 00	43,000 00	8,000 00	30,000 00
Fourth.....	155,000 00	\$40,000 00	20,000 00
Fifth.....	95,000 00	20,000 00	\$1,520,000 00	800,000 00	100,000 00	16,000 00	120,000 00
Sixth.....	95,000 00	20,000 00	600,000 00	18,000 00	\$24,500 00	215,000 00
Seventh.....	171,000 00	20,000 00	17,000 00
Eighth.....	115,000 00	30,000 00	1,500,000 00
Ninth.....	156,000 00	30,000 00	12,000,000 00	50,000 00
Tenth.....	140,000 00	74,000 00	800,000 00	75,000 00	\$80,000 00
Eleventh.....	100,000 00	8,000 00	22,000 00	8,000 00	241,000 00
Twelfth.....	101,600 00	20,400 00	6,000 00
Thirteenth.....	113,200 00
Fourteenth.....	713,220 00	40,000 00	75,000 00	300 00
Fifteenth.....	727,000 00	21,000 00	15,000 00	10,000 00	9,000 00
Sixteenth.....	110,300 00
Seventeenth.....	110,000 00	23,000 00	35,000 00
Eighteenth.....	111,400 00	10,000 00	63,400 00	12,000 00	53,000 00
Nineteenth.....	358,700 00	32,000 00	250,000 00	11,300 00	12,000 00

Table L—Continued.

WARDS.	School Houses,	Police Stations.	City Halls and Offices,	Public Squares.	Markets.	Vacant Lots.	Fire Department.	Dwelling Houses.	Armories.	Wharves.
Twentieth.....	\$236,000 00	\$15,000 00	\$157,000 00	\$38,000 00
Twenty-first.....	137,300 00	33,500 00	\$2,200 00	19,000 00
Twenty-second.....	304,300 00	73,000 00	240,000 00	14,375 00	9,000 00
Twenty-third	111,000 00	15,000 00	35,000 00	13,000 00
Twenty-fourth.....	240,500 00	35,000 00	132,100 00	9,000 00
Twenty-fifth.....	274,000 00	32,000 00	55,000 00	10,070 00	8,500 00	\$11,000 00
Twenty-sixth.....	197,000 00	75,000 00	65,000 00	12,000 00
Twenty-seventh.....	347,000 00	54,850 00	54,500 00	19,000 00	7,000 00
Twenty-eighth.....	288,300 00	272,600 00	43,400 00
Twenty-ninth.....	297,000 00	20,000 00	60,300 00	23,000 00
Thirtieth.....	148,000 00	20,000 00
Thirty-first.....	145,300 00	35,700 00	50,000 00
Thirty-second.....	233,000 00	30,000 00
Thirty-third	217,200 00	4,000 00	230,000 00	3,000 00
Thirty-fourth.....	185,500 00	80,000 00	43,000 00
Thirty-fifth.....	102,200 00	25,000 00	73,750 00	300 00	5,000 00
Thirty-sixth.....	282,800 00	45,000 00	14,250 00	40,000 00
Thirty-seventh.....	116,000 00	25,000 00	110,000 00	11,400 00	6,000 00
Total.....	\$8,131,500 00	\$821,450 00	\$13,604,000 00	\$5,762,650 00	\$162,000 00	\$763,425 00	\$583,900 00	\$31,500 00	\$80,000 00	\$814,000 00

Table L—Continued.
Statement of the Real Estate owned by the City of Philadelphia, etc.

WARDS.	Potter's Field and Burial Lot.	County Prison.	House of Correction and Site of New Prison.	Bureau of Gas.	Department of Poor.	Fairmount Park.	Water De- partment.	Municipal Hospital.	Morgue.	Total.
First.....	\$30,000 00	\$640,200 00
Second.....	428,000 00
Third.....	264,000 00
Fourth.....	9,000 00	224,000 00
Fifth.....	2,671,000 00
Sixth.....	972,500 00
Seventh.....	208,000 00
Eighth.....	1,645,000 00
Ninth.....	1,200,000 00	\$1,000 00	13,440,000 00
Tenth.....	\$11,000 00	1,180,000 00
Eleventh.....	379,000 00
Twelfth.....	128,000 00
Thirteenth.....	113,200 00
Fourteenth.....	\$14,800 00	843,300 00
Fifteenth.....	60,000 00	\$4,000,000 00	300,000 00	5,142,000 00
Sixteenth.....	110,300 00
Seventeenth.....	168,000 00
Eighteenth.....	27,000 00	276,500 00
Nineteenth.....	6,000 00	670,000 00

Table I.—Continued.

WARDS.	Porter's Field and Burial Lot.	County Prison.	House of Correction and Site of New Prison.	Bureau of Gas.	Department of Poor.	Fairmount Park.	Water De- partment.	Municipal Hospital.	Morgue.	Total.
Twentieth.....	\$90,000 00	\$536,000 00
Twenty-first.....	45,000 00	\$12,000 00	\$516,444 00	\$155,500 00	920,944 00
Twenty-second..	18,000 00	65,000 00	306,500 00	12,000 00	1,042,175 00
Twenty-third....	\$2,300 00	10,000 00	186,300 00
Twenty-fourth..	5,300,000 00	30,000 00	5,746,600 00
Twenty-fifth....	540,000 00	960,600 00
Twenty-sixth....	\$300,000 00	10,000 00	659,000 00
Twenty-seventh.	1,500,000 00	5,000 00	1,987,350 00
Twenty-eighth..	15,000 00	171,000 00	1,238,500 00	\$465,000 00	2,493,800 00
Twenty-ninth	4,000,000 00	200,000 00	4,600,300 00
Thirtieth	168,000 00
Thirty-first.....	181,000 00
Thirty-second...	313,000 00
Thirty-third.....	250,000 00	704,200 00
Thirty-fourth...	844,700 00	1,153,200 00
Thirty-fifth.....	\$900,000 00	30,000 00	70,500 00	1,206,750 00
Thirty-sixth....	775,000 00	1,157,050 00
Thirty-seventh..	268,400 00
Total.....	\$17,300 00	\$300,000 00	\$900,000 00	\$2,777,000 00	\$1,608,000 00	\$15,138,644 00	\$2,315,500 00	\$465,000 00	\$14,800 00	\$53,793,669 00

Attest: LOUIS R. FORTESCUE, *Chief Clerk.*

COMMONWEALTH OF PENNSYLVANIA, } ss.
CITY OF PHILADELPHIA, }

On the third day of February, 1898, personally appeared before me, the Mayor of the City of Philadelphia, the subscriber, John M. Walton, who being duly sworn, doth depose and say that to the best of his knowledge and belief the foregoing statement of the finances of the City of Philadelphia is just, correct and true, having been carefully compared with the vouchers in the Controller's Department of said City.

JNO. M. WALTON,
City Controller.

Sworn and subscribed to before me on the date above written.

Witness my hand and seal of the City of Philadelphia.

CHAS. F. WARWICK,
Mayor.

[SEAL]

APPENDIX No. 202.

LAW DEPARTMENT.

Philadelphia, January 27, 1898.

GEORGE W. KOCHERSPERGER, Esq.,
Chief Clerk of Common Council.

DEAR SIR :—I hand you herewith copy of the report of road jury in the matter of the opening of Forty-ninth street, from Woodland avenue to the Schuylkill river, Twenty-seventh Ward. Report filed January 27, 1898.

Forty-ninth street, between the points indicated, is dedicated to Botanic avenue, except about 100 feet across the tracks of the old P. W. & B. R. R.

Yours very truly,

JOHN L. KINSEY,
City Solicitor.

IN THE COURT OF QUARTER SESSIONS FOR
THE COUNTY OF PHILADELPHIA.

In the matter of the opening of Forty-ninth street, from Woodland avenue to the Schuylkill river, in the Twenty-seventh Ward, of the City of Philadelphia.

(Copy.)

REPORT OF JURY.

(Filed January 27, 1898.)

To the Honorable the Judges of said Court:

The undersigned jurors, appointed by your Honorable Court to determine the necessity for the opening of Forty-ninth street, from Woodland avenue to the Schuylkill river, and if they so determine, to assess the damages, if

any, caused by reason of the opening of the said Forty-ninth street, from Woodland avenue to the Schuylkill river, respectfully report :

That after due notice, proof whereof appears of record and is filled with this report, the jurors met for organization in Room No. 581, City Hall, on February 18, 1897. The following jurors were present : Francis J. Keffer, Peter Boyd, J. Redman Coxe, Charles L. Phillips, William Runyon and R. Meade Bache. At this meeting John C. Bell, Esq., appeared for the petitioners, and Charles E. Perkins, Esq., Assistant City Solicitor, for the City of Philadelphia. There also appeared at other meetings : David W. Sellers, Esq., representing The Philadelphia, Wilmington and Baltimore Railroad Co.; Thomas Hart, Jr., Esq., representing the Philadelphia and Reading Railway Co., lessee of the Philadelphia, Wilmington and Baltimore Railroad Co., and Frank S. Christian, Esq., representing the Sunlight Oil and Gasoline Co. At this meeting, to wit, February 18, 1897, the jurors were severally sworn or affirmed on their *voir dire*, and examined touching their capacity to serve as jurors. Each juror being found disinterested, competent and in all respects duly qualified to serve, they were then severally sworn or affirmed to perform their duties as road jurors in the matter of the opening of Forty-ninth street, from Woodland avenue to the Schuylkill river, impartially and according to their best judgment. The jury then organized by electing Francis J. Keffer, foreman, and J. Redman Coxe, secretary, after which they adjourned to meet on the line of the proposed opening of Forty-ninth street, between Woodland avenue and the Schuylkill river.

On February 20, 1897, the jury met on the ground and viewed the property on the line of the proposed opening. Subsequent meetings were held on February 25; March 4, 11, 18, 25; April 1, 2, 3, 5, 6, 7, 8, 15; May 3, 4, 10, 13, 20, 27; June 3, 10, 17, 24; July 1; September 16, 23, 30; October 14, 21, 28; November 4, 11, 22, 23, 24, 26, 27, 29, 1897. It appeared from the petition, view and evidence that Forty-ninth street is now legally opened from the south side of Woodland avenue southeastwardly to the north side of Botanic avenue, a dis-

tance of about 1,800 feet, excepting a strip of about fifty feet, more or less, where said Forty-ninth street crosses the above-mentioned railways, and excepting also, a further strip of about 50 feet extending southeastwardly from the said Botanic avenue to said Schuylkill river, through and over land of the Andrew M. Eastwick Estate. At the aforesaid meetings, testimony was heard as to the public necessity for the opening of the said Forty-ninth street, between the points named; and at a meeting held November 29, 1897, the jury reported that after due consideration they found that the public necessity required the opening of Forty-ninth street, from Woodland avenue to the Schuylkill river. All the property owners along the line of the street having dedicated except those who who claimed damages, the jury was unable to obtain any release of claims for damages.

Subsequent meetings were held on December 2, 6, 9, 13, 14, 15, 23, 24, 29, 30, 1897; January 3, 5, 6, 1898, for the purpose of hearing claims for damages by reason of the opening, and one meeting for the purpose of signing this report. At these meetings, testimony was presented on behalf of the property owners along the line of the street and arguments of counsel were heard. The jury held one meeting for consultation, to wit, January 6, 1898.

And now, therefore, after a full and careful consideration of all the testimony submitted to them, and after a careful view and review of the lines and grades of Forty-ninth street, from Woodland avenue to the Schuylkill river, and considering as well the advantages and disadvantages to each and every property owner along the line of the said street between the points named by reason of the taking of property and opening of the street to the present confirmed grade, and acting on their best judgment, the jury do find that there are no property owners damaged, nor are there any properties benefited by the opening of the said Forty-ninth street, from Woodland avenue to the Schuylkill river.

With respect to the claim presented by Frank S. Christian, Esq., representing the Sunlight Oil and Gasoline Company, it appeared that the said company, in February, 1897, became the owner of a lot of ground situate on the

northeast side of Forty-ninth street and extending from Gray's avenue to the above mentioned tracks of the Philadelphia, Wilmington and Baltimore Railway Company. It further appeared that in pursuance of ordinance approved March 18, 1891, entitled "An Ordinance to authorize the grading of Forty-ninth street, from Gray's avenue to Botanic avenue," the physical grading of said street "to a passable grade of a width of 20 feet on the top," as provided in said ordinance, was actually done and established on the ground in December, 1896. The jury were therefore of the opinion that the said mentioned claimant, not having been the owner of the ground at the time the actual physical grading of the street as aforesaid was done, was entitled to no damage.

All of which is respectfully submitted.

R. Meade Bache,

J. Redman Coxe,

Francis J. Keffer,

Wm. Runyon,

Peter Boyd.



IN THE COURT OF QUARTER SESSIONS FOR THE COUNTY OF PHILADELPHIA.

In the matter of the opening of Forty-ninth street, from Woodland avenue to the Schuylkill river, in the Twenty-seventh Ward, of the City of Philadelphia.

MINORITY REPORT.

To the Honorable the Judges of said Court:

The undersigned, one of the jurors appointed by Honorable Court to determine the necessity for the opening of Forty-ninth street, from Woodland avenue to the Schuylkill river, in the Twenty-seventh Ward, of the City of Philadelphia, and if they so determine, to assess the damages, if any, caused by reason of the opening of said Forty-ninth street, from Woodland avenue to the Schuylkill river, respectfully reports :

That after mature consideration and carefully weighing the evidence, and utilizing all other proper sources of information, he is satisfied that there is no public necessity for the opening of Forty-ninth street, from Woodland avenue to the Schuylkill river.

All of which is respectfully submitted.

Charles L. Phillips.

APPENDIX No. 203.

LAW DEPARTMENT.

Philadelphia, February 3, 1898.

GEORGE W. KOCHERSPERGER, Esq.,
Chief Clerk of Common Council.

DEAR SIR:—I hand you herewith copy of the report of the jury in the matter of the widening of Chestnut street, in front of properties Nos. 931 and 933, filed February 1, 1898. This widening has actually taken place and the properties adjusted to the new lines.

Yours very truly,

JOHN L. KINSEY,
City Solicitor.

IN THE COURT OF QUARTER SESSIONS FOR THE COUNTY OF PHILADELPHIA.

In the matter of the widening of Chestnut street, in front
of properties Nos. 931 and 933 Chestnut street.

(Copy.)

REPORT OF JURY.

(Filed February 1, 1898.)

To the Honorable the Judges of said Court:

The undersigned jurors, appointed by your Honorable Court to assess the damages and benefits, if any, for the

widening of Chestnut street, in front of premises Nos. 931 and 933 Chestnut street, respectfully report :

That after due notice the jurors met on the 27th day of July, 1897, at 3 o'clock P. M., in Room 577, City Hall, Philadelphia, for organization. The following jurors were present: Henry G. Freeman, Jr., Bernard Harris, Myer Helling, Thomas D. Simpson, B. W. Beesley, and Sanders Lewis, Jr. Edmund G. Hamersly and Reginald H. Innes, Esqs., appeared for Emily L. Linnard; Arthur Moore, Esq., appeared for George P. Buzby, Charles E. Buzby, and Mark Warner; Francis Chapman, appeared for Robert R. Kestevan; E. G. Hamersly, Esq., also appeared for Messrs. Williams, Brown and Earle, and David Lavis, Esq., Assistant City Solicitor, appeared for the City of Philadelphia.

That at this meeting, to wit, July 27, 1897, the jury organized by electing Henry G. Freeman, Jr., foreman, and Bernard Harris, secretary; after which the before mentioned jurors were sworn or affirmed by one of their number on their *voir dire*, and examined touching their capacity to serve as road jurors in this proceeding. Each juror was found to be disinterested, competent, and in all respects duly qualified to serve. The said jurors were then severally sworn or affirmed to perform their duty as road jurors in the matter of the widening of Chestnut street, in front of premises Nos. 931 and 933 Chestnut street, impartially and according to their best judgment. At this meeting a copy of the petition was read to the jury, and the official plan produced for their use. The affidavit of service of notice on the registered property owners affected by the said widening of Chestnut street was also produced, and is now of record in the Court of Quarter Sessions for the said county.

That the jury met also on September 9, 14, October 5, 8, 15, 22, 29, November 5, 9, 12, 16, 19, 23, 26, 30, December 3, 8, 14, 21, 22, 28, 30, 1897; January 7, 14, 17, 19 and 21, 1898. Of the above meetings, three were for the purpose of viewing the premises affected, twenty-three were for hearing testimony and arguments of counsel, and the remaining three meetings were by special allowance, upon motion made in open court on the 15th day of January, 1897, held for consultation.

And now, therefore, after a full and impartial consideration of all the testimony submitted to them, and after a careful view and review of the lines and grades at which the said street was widened, and considering as well the advantages and disadvantages to the property of the said petitioner, the jury find and award to the parties below named the sums set opposite to their respective names:

To George P. Buzby, Charles E. Buzby and Mark Warner, owners of No. 933 Chestnut street.....	\$11,600 00
To Emily L. Linnard, owner of No. 931 Chestnut street.....	8,029 00
To Messrs. Williams, Brown & Earle, tenants of portion of prem- ises No. 933 Chestnut street...	1,644 96
To Robert R. Kesteven, tenant also of No. 933 Chestnut street.....	1,470 00

That the jury also considered the question of benefits, and determined that no property in the immediate vicinity is benefited by the said widening, and that the whole of the said amounts awarded as damages should be paid by the City of Philadelphia.

All of which is respectfully submitted.

Bernard Harris,	Thomas D. Simpson,
Henry G. Freeman,	B. W. Beesley,
Saunders Lewis, Jr.,	Myers Hellings.

APPENDIX No. 204.

RESOLUTION

Authorizing the Finance Committee to prepare an ordinance for the creation of a loan of three million seven hundred thousand (3,700,000) dollars, for the betterment and improvement of the water supply of the entire City of Philadelphia.

WHEREAS, There exists at this time a diversity of opinion among the members of Councils as to the advisability of

the creation of a loan in one bulk, of eleven million two hundred thousand (11,200,000) dollars.

AND WHEREAS, That portion of said loan relating to the betterment and improvement of the water supply of the entire city meets with the cordial approbation and approval of these bodies, notwithstanding the uncalled for and absolutely unjust criticisms of the public press, so that no necessity need exist for the barter, sale, lease or control of said water system to outside parties or corporations, to the end that the City of Philadelphia shall ever maintain the same and the people once for all know that municipal management of its most important franchises is not a failure; now, therefore, be it

Resolved, by the Select and Common Councils of the City of Philadelphia, That the Finance Committee be, and it is hereby authorized to propose and submit an ordinance, complete and full in all its details, for the creation of a loan of three million seven hundred thousand (3,700,000) dollars (a million of which shall be for that portion of our City known as West Philadelphia), to be applied for the improvement and betterment of the water system and supply of the entire city. And that said ordinance be so reported not exceeding a period of thirty days from this date.

APPENDIX No. 205.

Philadelphia, February 3, 1898.

To the Presidents and Members of Select and
Common Councils of the City of Philadelphia.

GENTLEMEN:—The Committee on Finance respectfully report that they have considered a bill, entitled “An Ordinance to make an appropriation to Department of Register of Wills to pay the Commercial Ice Company for ice furnished said Department, from January 1, 1895, to December 31, 1897,” and return the annexed bill with a favorable recommendation and ask its passage.

Jacob J. Seeds (*Ch'u*), Edward W. Patton, Chas. Roberts,
D. S. B. Chew, Gustave Hahn, Wm. H. Garrett, Edward

A. Anderson, Wm. R. Knight, Jr., R. R. Bringhurst, Wm. Harris, Watson D. Upperman, Thos. J. Rose, W. F. Short, Jos. H. Klemmer, Jos. H. Brown, W. McCoach, Hugh Black, William McMullen.

AN ORDINANCE

To make an appropriation to Department of Register of Wills to pay the Commercial Ice Company for ice furnished said Department from Jan. 1, 1895, to Dec. 31, 1897.

SECTION 1. *The Select and Common Councils of the City of Philadelphia do ordain*, That the sum of seven hundred and sixty-two (762) dollars and ninety-six (96) cents be and is hereby appropriated to new Item 5 in the annual appropriation to the Department of Register of Wills for the year 1898, to pay the Commercial Ice Company for ice furnished said Department for use in Office of Register of Wills and in Rooms of Orphans' Court from January 1, 1895, to December 31, 1897.

APPENDIX No. 206.

Philadelphia, February 3, 1898.

To the Presidents and Members of Select and
Common Councils of the City of Philadelphia.

GENTLEMEN :—The Committee on Finance respectfully report that they have considered a bill entitled “An Ordinance to amend an ordinance, entitled ‘An Ordinance to make an appropriation to the Department of Public Safety for the year 1898,’ approved December 31, 1897,” and return the annexed bill with a favorable recommendation and ask its passage.

Jacob J. Seeds (*Ch’n*), Edward W. Patton, Chas. Roberts, (for report), D. S. B. Chew (for report), Gustave Hahn, Wm. H. Garrett, Edward A. Anderson, Wm. R. Knight, Jr., R. R. Bringhurst, F. M. Harris, Watson D. Upperman, Thos. J. Rose, W. F. Short, Jos. H. Klemmer, Jos. H. Brown, W. McCoach, Hugh Black, William McMullen.

AN ORDINANCE

To amend an ordinance entitled "An Ordinance to make an appropriation to the Department of Public Safety for the year 1898," approved December 31, 1897.

SECTION 1. *The Select and Common Councils of the City of Philadelphia do ordain*, That Section 4 of the Ordinance making an appropriation to the Department of Public Safety for the Bureau of Fire and Fire Escapes for the year 1898 and that the proviso to Item 1 for salaries which reads as follows:—"Provided that all hosemen, ladder-men, tillermen, drivers and firemen appointed hereafter shall be paid at the rate of two (2) dollars and twenty-five (25) cents per day the first year, at the rate of two (2) dollars and forty (40) cents per day the second year, at the rate of two (2) dollars and fifty (50) cents per day the third year, at the rate of two (2) dollars and sixty (60) cents per day the fourth year and at the rate of two (2) dollars and seventy-five (75) cents the fifth year" be amended, so as to read. *Provided*, That all hosemen, ladder-men, tillermen, drivers, and firemen sworn in during the year 1898 shall be paid at the rate of two (2) dollars and twenty-five (25) cents per day, all sworn in during the year 1897 shall be paid at the rate of two (2) dollars and forty (40) cents per day, and all sworn in during and prior to 1896 and in continuous service in the Department shall be paid at the rate of two (2) dollars and seventy-five (75) cents per day.

APPENDIX No. 207.

Philadelphia, February 3, 1898.

To the Presidents and Members of Select and
Common Councils of the City of Philadelphia.

GENTLEMEN:—The Committee on Finance respectfully report that they have considered a bill entitled "An Ordinance to approve the surety on the official bond of Clayton

McMichael, City Treasurer elect," and return the annexed bill with a favorable recommendation, and ask its passage.

Jacob J. Seeds (*Ch'n*), Edward W. Patton, Chas. Roberts, D. S. B. Chew, Gustave Hahn, Wm. H. Garrett, Edward A. Anderson, Wm. R. Knight, Jr., R. R. Bringham, F. M. Harris, Watson D. Upperman, Thos. J. Rose, W. F. Short, Jos. H. Klemmer, Jos. H. Brown, W. McCoach, Hugh Black, William McMullen.

AN ORDINANCE

To approve the surety on the official bond of Clayton McMichael, City Treasurer elect.

SECTION 1. *The Select and Common Councils of the City of Philadelphia do ordain*, That the National Surety Company of New York City be, and it is hereby approved as surety on the official bond of Clayton McMichael, City Treasurer elect, and the City Solicitor is hereby directed to prepare the proper bond.

APPENDIX No. 208.

Philadelphia, February 3, 1898.

To the Presidents and Members of Select and
Common Councils of the City of Philadelphia.

GENTLEMEN:—The Committee on Finance respectfully report that they have considered a bill entitled "An Ordinance to make an appropriation to the Department of City Treasurer, for the year 1898, for the purpose of reimbursing Richard G. Oellers for money expended in entering security as Treasurer of the City of Philadelphia," and return the annexed bill with a negative recommendation, and request the passage of the annexed resolution discharging the Committee from the further consideration of the subject.

Jacob J. Seeds (*Ch'n*), Edward W. Patton, Chas. Roberts, D. S. B. Chew, Gustave Hahn, Wm. H. Garrett, Edward

A. Anderson, Wm. R. Knight, Jr., R. R. Bringhurst, F. M. Harris, Watson D. Upperman, Thos. J. Rose, W. F. Short, Jos. H. Klemmer, Jos. H. Brown, W. McCoach (for report), Hugh Black, William McMullen.

RESOLUTION

Discharging the Committee on Finance from the further consideration of a bill entitled "An Ordinance to make an appropriation to the annual appropriation to the Department of City Treasurer, for the year 1898, for the purpose of reimbursing Richard G. Oellers for money expended in entering security as Treasurer of the City of Philadelphia.

Resolved, by the Select and Common Councils of the City of Philadelphia, That the Committee on Finance be, and they are hereby discharged from the further consideration of a bill entitled "An Ordinance to make an appropriation to the annual appropriation to the Department of City Treasurer, for the year 1898, for the purpose of reimbursing Richard G. Oellers as City Treasurer, for the years 1895, 1896 and 1897, for moneys expended by him in the entering of security as Treasurer of the City of Philadelphia."

APPENDIX No. 209.

Philadelphia, February 3, 1898.

To the Presidents and Members of Select and
Common Councils of the City of Philadelphia.

GENTLEMEN:—The Committee on Police and Prisons, to which was referred the bill entitled "An Ordinance granting the consent of Councils to extend the boundaries of Cedar Hill Cemetery in the suburban portion of the Twenty-third Ward of the City of Philadelphia," respectfully report that they have examined the same, and having received an opinion from the City Solicitor (which is hereto

appended), return it to Councils favorably, and recommend its passage.

Robert S. Leithead (*Ch'u*), E. H. Hults, Jos. L. Nobre, A. Raymond Raff (for report), James Nolan, George W. Conrad, Henry Brooks, Henry Clay, John J. Orr, George Q. Spiel, Jos. R. C. McAllister, John F. Slater, George H. Wagner (for report), Frank Stevens (for report), Robert Harvey (for report), Henry Erdin (for report only).

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LAW DEPARTMENT.

Philadelphia, December 30, 1897.

WILBUR F. SHORT, Esq.,

Chairman, Sub-Committee on
Police and Prisons, Select Council.

DEAR SIR :—I have your communication enclosing copy of a proposed ordinance entitled “An Ordinance granting the consent of Councils to extend the boundaries of Cedar Hill Cemetery in the suburban portion of the Twenty-third Ward of the City of Philadelphia.”

You request information from this Department as to whether Councils have the legal authority to pass said ordinance.

After careful examination of its provisions and of the laws bearing upon the subject, I am of the opinion that Councils have such legal authority.

Yours very truly,

JOHN L. KINSEY,
City Solicitor.

—

AN ORDINANCE

Granting the consent of Councils to extend the boundaries of Cedar Hill Cemetery in the suburban portion of the Twenty-third Ward of the City of Philadelphia.

SECTION 1. *The Select and Common Councils of the City of Philadelphia do ordain*, That authority be, and is hereby given unto Cedar Hill Cemetery Company and consent is hereby granted to extend the boundaries of Cedar Hill Cemetery, situate at the south corner of Frankford avenue and Dark Run lane, in the Twenty-third Ward of said City, so that the said Cemetery shall be bounded as follows: on the northwest by Frankford avenue, on the southwest by ground of Nathan Shoch, and ground now or late of Charles Waters, on the southeast by ground now or late of Hugh McKallin, and on the northeast by Dark Run lane, and by other ground of the Cedar Hill Cemetery Company : *Provided*, That the said the Cedar Hill Cemetery Company shall enter an agreement satisfactory to the City Solicitor binding the said company and their successors not to claim damages for any street or streets now on the City plan through the purposed extension of said cemetery : *And provided further*, That before this ordinance shall go into effect the said Cemetery Company shall pay into the City Treasury the sum of fifty (50) dollars for printing this ordinance.

APPENDIX No. 210.

Philadelphia, February 3, 1898.

To the Presidents and Members of Select and
Common Councils of the City of Philadelphia.

GENTLEMEN:—The members of the Committee on Street Passenger Railroads of Common Council, to whom was referred on April 29, 1897, Select Council resolution (Appendix No. 12) which reads as follows:

“Resolved, by the Select and Common Councils of the City of Philadelphia, That the Director of the Department of Public Works is hereby directed to require the several street railway companies or traction motor companies owning or controlling said tracks to remove the same and to replace the pavement on said streets in good condition to the satisfaction of said Department.”

Respectfully report that soon after the resolution was referred to them, a letter was addressed to the Director of the Department of Public Works requesting information on the subject. He replied thereto on October 19, 1897, submitting a list of the streets upon which unused tracks are laid. This information led to a conference with the Vice-President and General Manager of the Union Traction Company, Mr. John B. Parsons.

The latter after the conference addressed a communication to the committee to the effect, that under a contract made with the City, under and by authority of an ordinance of July 14, 1897, "agreed to take up all the unused tramrails in the city and repair the present pavement when such tramrails are removed, beginning the work within six months from the date of said contract. It will be noted that the company will remove the tracks on Christian street, from Sixteenth to Twenty-first, and from Twenty-second to Grays Ferry road, in accordance with the agreement of July 14, 1897."

A communication addressed to Wencel Hartman, Esq., President of Common Council, under date of December 21, and also, one addressed to William H. Brooks, Acting Chief of the Bureau of Highways, in relation to Christian street, between the points named, are presented as a part of the report of the committee.

Mr. Parsons stated that the lines on Ellsworth, from Seventeenth to Twenty-second; Wharton, Broad to Twentieth; Wharton, Front to Ninth and Twelfth to Broad; Front, Federal to Wharton; Federal, Front to Seventh, and Lehigh avenue, Thirty-fourth to Ridge avenue, will be rebuilt under the ordinance of July 14, 1897.

The tracks on Mifflin, from Tenth to Twelfth; Snyder avenue, Tenth to Twelfth; Vine, Delaware avenue to Third, and Vine, Third to Fourth, north track, will be removed under special authority granted to the Union Traction Company by the companies owning them.

Front street, Vine to Market, is a part of the Callowhill street line, and the company cannot reach a determination as to what disposition will be made of this piece of track

until the subway is completed so as to allow the reconstruction of the Callowhill street road.

The tracks on York avenue, Vine to Callowhill, and Twenty-fourth, Hamilton to Green, the Union Traction Company will remove.

Second street, Tioga street to Pennsylvania Railroad, has since the introduction of resolution been electrically constructed and repaved.

Amber street, south of Lehigh avenue, the company states will be repaved.

With reference to Lawrence, Diamond to Norris, and Randolph, Montgomery avenue to Oxford (part of the old Marshall street road) vacated under proceedings by the Attorney General, Mr. Parsons says that the company has nothing to do with, but is willing to remove the rails and repair the street without exepense to the City.

Old turnout, Fifty-second and Parkside avenue will be removed.

Lehigh avenue, Thirty-fourth to Ridge avenue, will be reconstructed and repaved.

At Aspen, west of Thirty-fifth, Westminster, west of Fiftieth, and Sixtieth, south of Westminster, two or three girder rails have been laid by other companies, presumably to preserve the consent granted by ordinance. The Union Traction Company is in no way interested in these rails.

The draft of an ordinance, covering the streets mentioned by the representative of the Union Traction Company and which they are willing to remove under an agreement with the City, is herewith submitted and your favorable consideration of the same is asked.

Thos. G. Lovegrove, Wm. H. Mingle, M. M. Caverow, W. S. Thomas, E. Buchholz, Robert S. Leithead, J. C. Collins.

APPENDIX No. 211.

RESOLUTION

To appoint a Joint Special Committee of five (5) members from each Chamber, to prepare suitable resolutions

relative to the death of Mr. Charles F. Iseminger, late a member of Common Council from the Second Ward.

Resolved, by the Select and Common Councils of the City of Philadelphia, That a Joint Special Committee of five (5) members from each Chamber, be appointed to prepare suitable resolutions relative to the death of Mr. Charles F. Iseminger, late a member of Common Council from the Second Ward.

APPENDIX No. 212.

OFFICE OF THE MAYOR.

Philadelphia, February 17, 1898.

To the Select and Common Councils
of the City of Philadelphia.

GENTLEMEN :—I have the honor to herewith transmit for your consideration a communication received from Frank M. Riter, Esq., Director of the Department of Public Safety, containing a resolution passed by the Board of Health on February 8, 1898, relative to an additional appropriation to the Department of Public Safety, Bureau of Health.

I am, respectfully,

CHAS. F. WARWICK,

Mayor.

—

DEPARTMENT OF PUBLIC SAFETY.

Philadelphia, February 14, 1898.

HON. CHAS. F. WARWICK,
Mayor of the City of Philadelphia.

DEAR SIR :—I have been requested to forward to you a resolution of the Board of Health, passed February 8, 1898, requesting that you transmit it to Councils at its next meeting. Its importance I need not urge as you are more than thoroughly aware of it. The following is a copy of the resolution :

“Resolved, That City Councils be, and they are hereby respectfully requested to make an additional appropriation to the Department of Public Safety, Bureau of Health, for the year 1898, of five thousand (5,000) dollars, as a special item for the abatement of nuisances arising from

house sewage discharging directly or indirectly into the Schuylkill river."

I remain, with respect,

Yours truly,

FRANK M. RITER,

Director.

APPENDIX No. 213.

Philadelphia, February 17, 1898.

To the Presidents and Members of Select and
Common Councils of the City of Philadelphia.

GENTLEMEN :—We, your Committee on Highways, to whom was referred the bill entitled "An Ordinance to authorize the Department of Public Works to draw and the City Controller to countersign a warrant to pay for repairs made under the track of the Junction Railroad Co., at Marston street, in the Twenty-seventh Ward," beg leave to report that the amount is to cover the expense borne by the Junction Railroad Co. in repairing the break of the sewer in the line of Marston street. The Chief of the Bureau of Highways reported "that the Bureau was aware of the emergency and of the necessity for prompt action in order to preserve the roadbed of the railroad by reason of the break and that no doubt the bill was correct and was satisfied that the railroad company should be reimbursed." We, therefore, report the ordinance with a favorable recommendation.

Wm. F. Dixon (*Ch'u*), Jos. H. Brown, John W. Davidson, W. F. Short, J. H. B. Amick, P. E. Costello, John J. Orr, John P. Buckley, Wm. R. Knight, Jr., Samuel Lamond, Watson D. Upperman, Jos. M. Adams, Arthur H. MacOwen, P. A. McClain.

AN ORDINANCE

To authorize the Department of Public Works to draw,
and the City Controller to countersign, a warrant to

pay for repairs made under the main track of the Junction Railroad Company, at Marston street, in the Twenty-seventh Ward.

SECTION 1. *The Select and Common Councils of the City of Philadelphia do ordain*, That the Department of Public Works be authorized to draw, and the City Controller be requested to countersign a warrant in favor of the Junction Railroad Company for three hundred and seventy-seven (377) dollars and eighty-five (85) cents, to pay for repairs made under the main tracks of the Junction Railroad Company, at Marston street, in the Twenty-seventh Ward, made necessary by the bursting of a sewer at that point, and charge the same to Item 21, for emergencies, in the annual appropriation to the Department of Public Works (Bureau of Highways).

APPENDIX No. 214.

Philadelphia, February 17, 1898.

To the Presidents and Members of Select and
Common Councils of the City of Philadelphia.

GENTLEMEN :—We, your Committee on Highways, to whom was referred the bill entitled “An Ordinance to permit the owners of property on Warnock street, from McKean street to a point about 200 feet north, to pave said street without expense to the City,” beg leave to report that Warnock street, between McKean and Mifflin streets, is all paved excepting a distance of about 200 feet. As the Department can only award a private contract for paving a complete block the authority of Councils is necessary. The District Surveyor has certified that a sewer for the distance of 200 feet is not necessary, as the properties fronting thereon are all provided with drainage. We, therefore, report the ordinance favorably.

Wm. F. Dixon (*Ch’n*), Jos. H. Brown, John W. Davidson, W. F. Short, J. H. B. Amick, P. E. Costello, John J. Orr, John P. Buckley, Wm. R. Knight, Jr., Samuel

Lamond, Watson D. Upperman, Jos. M. Adams, Arthur H. MacOwen, P. A. McClain.

AN ORDINANCE

To permit the owners of property on Warnock street, from McKean street to a point about 200 feet north, to pave said street without expense to the City.

SECTION 1. *The Select and Common Councils of the City of Philadelphia do ordain*, That the Director of the Department of Public Works be authorized to permit the owners of property on Warnock street, from McKean street to a point about 200 feet north to the end of the present pavement, to pave said street with vitrified paving bricks without a sewer being first constructed in said street: *Provided*, The said paving shall be done without cost to the City.

APPENDIX No. 215.

Philadelphia, February 17, 1898.

To the Presidents and Members of Select and
Common Councils of the City of Philadelphia.

GENTLEMEN :—We, your Committee on Highways, to whom was referred the ordinances to authorize the opening of Loudon, Fifteenth, Engle, Duval, Forty-seventh, Fifty-first-and-a-half, and Rhawn streets, and Torresdale avenue, beg leave to report that the Sub-Committees having in charge these various ordinances have very carefully considered the same, and in each case visited the line of the street and secured from the owners of property, where possible, agreements in writing relative to the damages.

Louden street is all legally opened and built upon, excepting a small triangle on the Greene street end, which is owned by an estate who have no power to dedicate. No possible damage can accrue by reason of the opening of this street.

Fifteenth street is in a section ripe for improvements. The street had been in use for a number of years, and the owner of property on the west side is willing to dedicate; the owner on the east side has erected a fence across the bed of the street and has not signified any intention to dedicate. As the opening of the street will be followed by the construction of a large number of houses, bringing to the City increased revenue, and as the opening will be to the benefit of the property owners, no damage should be occasioned by the opening.

Engle street is opened and built upon, excepting a distance of 31 feet on the Centre street end. At this point a small frame house is situated, the owner of which declined to place a value on the property, but as it is assessed at only five hundred (500) dollars the damages will not be great. The opening is badly needed in order to provide drainage for the neighborhood, the street at the present time being in a very filthy condition.

In the case of Duval street a very peculiar condition of affairs exist. The owners of the bed of the street sold the property in the rear and permitted the use of the bed of the street for a number of years, but afterwards placed a fence across the same. Sometime ago Councils revised the lines in order to avoid the tearing down of a stone dwelling house on the line of the street, thus reducing the damage. The opening of the street will benefit the property on both sides, and your Committee do not think that any damage will be awarded by reason of its opening. The public demands are such that the street should be immediately opened and improved.

In the case of Fifty-first-and-a-half street, an agreement indemnifying the City against damages by reason of the opening of the street, was filed on November 19, 1896, and no damage will therefore be occasioned.

Forty-seventh street is in a section rapidly improving and will be built on immediately on its opening. The street will be an advantage to all the owners of property excepting two, who have sold property bounding on the street retaining title to the bed thereof. The damage will be very slight, as the opening will be of a decided advantage

to the remaining property owners, who will in all probability be assessed for whatever damage may be awarded.

Rhawn street is needed to provide means of communication between sections now without such facilities. To travel from Fox Chase to Bustleton at the present time requires a circuit of two or three miles more than will be necessary when Rhawn street can be used. The owners of property consider themselves damaged to the amount of sixteen thousand (16,000) dollars. In the opinion of the Sub-Committee, however, considering the advantages to the owners of property by reason of giving outlets eastward to Holmesburg and westward to Fox Chase, the damage in no event will exceed ten thousand (10,000) dollars and very likely the amount will be less.

On Torresdale avenue, a number of brick and frame dwellings are erected in the line of the street. There seems to have been an error made in the location of the houses by the then surveyor. An agreement has been secured from the owners of property that they will move the houses from the bed of the street and dedicate the same, the cost not to exceed eight thousand (8,000) dollars. Torresdale avenue is a direct through street for a very long distance, and the houses referred to are the only obstructions in the street.

In view of the above facts, we report the annexed ordinance with a favorable recommendation.

Wm. F. Dixon (*Ch'n*), Jos. H. Brown, John W. Davidson, W. F. Short, J. H. B. Amick, P. E. Costello, John J. Orr, John P. Buckley, Wm. R. Knight, Jr., Samuel Lamond, Watson D. Upperman, Jos. M. Adams, Arthur H. MacOwen, P. A. McClain.

AN ORDINANCE.

To authorize the opening of Loudon, Fifteenth, Engle, Duval, Forty-seventh, Fifty-first-and-a-half, and Rhawn streets, and Torresdale avenue.

SECTION 1. *The Select and Common Councils of the City of Philadelphia do ordain, That the Director of the*

Department of Public Works be, and is hereby authorized and directed to notify the owners of property over and through which the following streets will pass, that at the expiration of three months from the date of said notice said streets will be required for public use, viz: The unopened portion of Louden street, from Germantown avenue to Greene street; Fifteenth street, from Cayuga to Wingohocking street; the unopened portion of Engle street, from Centre to Haines street; Duval street, from German-town avenue to Hancock street; Forty-seventh street, from Haverford street to Fairmount avenue; the unopened portion of Fifty-first-and-a-half street, from Race to Haverford street; Rhawn street, from Rowland avenue to the Bustleton turnpike, and Torresdale avenue, from Longshore to Unruh street.

SECT. 2. The Mayor of the City is hereby authorized and directed to enter security on behalf of the City of Philadelphia, for the payment of any damages which may be assessed by reason of the opening of said streets; upon the filing of said bonds, and at the expiration of the said three months, the Director of the Department of Public Works shall forthwith proceed to open said streets.

APPENDIX No. 216.

Philadelphia, February 17, 1898.

To the Presidents and Members of Select and
Common Councils of the City of Philadelphia.

GENTLEMEN :—We, your Committee on Surveys, to whom was referred the bill entitled “An Ordinance to authorize the Department of Public Works to draw, and the City Controller to countersign, warrants to pay certain bills for constructing sewers in front of narrow strips of ground in front of the roadbed of the Philadelphia and Frankford Railroad Company, and in front of the Odd Fellows’ Cemetery,” beg leave to report the annexed report from the Sub-Committee, which fully explains the reasons

for passing the ordinance. We, therefore, report the ordinance with a favorable recommendation.

Ellsworth H. Hults (*Ch'n*), Hiram A. Miller, W. N. Stevenson, C. E. Connell, Josiah Linton, Geo. H. Kittams, Arthur T. Wadsworth, Ezekiel Gordon, W. F. Short, Wm. Rowen, Wm. G. Rutherford, Jos. H. Brown, P. A. McClain, John Dougherty, Jas. B. Anderson.

Philadelphia, February 16, 1898.

To the Chairman and Members
of the Committee on Surveys.

GENTLEMEN:—We, your Sub-Committee, to whom the annexed bills to pay for the construction of sewers in front of certain narrow strips of ground and in front of property of the Philadelphia and Frankford Railroad Company were referred, respectfully report tht we have examined the same and find that in each case the work was properly done and the bills all regularly certified by the District Surveyor, but the bills proved not collectible; the lot on New street being but one foot ten inches wide and on Fifty-fourth street but four feet wide. In neither instance was the price charged greater than corresponding work where good bills were received.

The facts relating to the bill on Fifty-fourth street, have already been reported by the Department of Public Works when an ordinance to pay for the paving in front of the same ground was before Councils. See Appendix to Journal of Common Council, No. 157, January 7, 1887, page 379.

The third bill is for work done in front of the right of way of a railroad company, which under the decision of the Supreme Court is not liable.

This matter has also been reported upon by the Department at the time the bill to pay for paving in front of the same property was under consideration. See Appendix to Journal of Common Council No. 77, May 19, 1897, page 105.

In the ordinance to pay L. A. Hubbs for work done in front of the Odd Fellows' Cemetery on Lehigh avenue, between Twenty-ninth and Thirty-second streets, would report that the work on this sewer was completed about four years ago. It has been found that the Cemetery Company are not liable for the City improvements, and they have refused to pay the bill. We feel that as the City has received the full value of the work in each case, the bills should be paid. A clause should be added that no permit for connection with said sewers shall be issued until the frontage charges are paid, which will protect the City should any change be hereafter made in the use of the properties by which any of them should be improved; also, that before the bills are paid that the contractors shall assign to the City of Philadelphia all claims now held by them against said properties. We, therefore, report the ordinance with a favorable recommendation.

Hiram A. Miller (*Ch'n*), Geo. B. Edwards, W. N. Stevenson.

AN ORDINANCE

To authorize the Department of Public Works to draw, and the City Controller to countersign, warrants to pay bills for constructing sewers in front of narrow strips of ground in front of the road bed of the Philadelphia and Frankford Railroad Company, and in front of Odd Fellows' Cemetery.

SECTION 1. *The Select and Common Councils of the City of Philadelphia do ordain*, That the Department of Public Works be authorized to draw, and the City Controller is requested to countersign, a warrant for one hundred and eight (108) dollars and five (5) cents in favor of William Moss, for laying sewer on New street, from Tackawanna street to Drainage street, in the Twenty-third Ward, in front of a narrow strip of ground; also, a warrant in favor of George A. Hays, for three hundred and twenty-six (326) dollars and ninety-seven (97) cents, to pay for

constructing a sewer in Fifty-fourth street, at the north-east corner of Westminster avenue, in front of a narrow strip of ground; and also a warrant in favor of John F. Fox, for three hundred and twenty-eight (328) dollars and fifty (50) cents, to pay for constructing a sewer in Wingo-hocking street, between Unity and Sellers streets, in front of property occupied by the roadbed of the Philadelphia and Frankford Railroad Company, which is not assessable for municipal claims; also, a warrant in favor of L. A. Hubbs, for seven hundred and eighty-seven (787) dollars and fifty (50) cents, being a deficiency in the cost of sewer in front of Odd Fellows' Cemetery on the north side of Lehigh avenue, between Twenty-ninth and Thirty-second streets, and to charge the same to Item 16, for branch sewers, in the annual appropriation to the Department of Public Works (Bureau of Surveys), for 1898: *Provided*, That all liens and claims against the above properties be first assigned to the City of Philadelphia, and that no permits for connection with said sewers to be issued until the frontage charges shall be paid.

APPENDIX No. 217.

Philadelphia, February 17, 1898.

To the Presidents and Members of Select and
Common Councils of the City of Philadelphia.

GENTLEMEN :—We, your Committee on Surveys, to whom was referred the bill entitled “An Ordinance to place on the City plan Zoological, Budd and Bexley streets,” beg leave to report that Zoological street will run between Zoological Garden and the Pennsylvania Railroad, and be used as a heavy traffic street, and will connect two sections now without proper facilities for heavy travel. As the bed of the street is a boundary line to and entirely within the limits of Fairmount Park, no damage will be occasioned by reason of the placing of said street on the plan.

Garden and Bexley streets have been opened and in use prior to the time fixed by the Act of Assembly, and no damage will be occasioned by placing them on the plan. We, therefore, report the ordinance with a favorable recommendation.

Ellsworth H. Hults (*Ch'n*), Hiram A. Miller, W. N. Stevenson, C. E. Connell, Josiah Linton, Geo. H. Kittams, Arthur T. Wadsworth, Ezekiel Gordon, W. F. Short, Wm. Rowen, Wm. G. Rutherford, Jos. H. Brown, P. A. McClain, John Dougherty, Jas. B. Anderson.

AN ORDINANCE

To place on the City plan Zoological, Budd and Bexley streets.

SECTION 1. *The Select and Common Councils of the City of Philadelphia do ordain*, That the Department of Public Works be authorized to place on the City plan Zoological street, of the width of 60 feet, from Thirty-fourth street bridge to Girard avenue: *Provided*, That the Commissioners of Fairmount Park by resolution first declare the street a public highway, and that the ordinance of April 8, 1890, requiring streets to run in a straight line, shall not apply to said Zoological street. Budd street, of the width of 21 feet, from Ogden street to Westminster avenue, and Bexley street, of the width of 25 feet, from Pulaski avenue southwestwardly to the right of way of the Philadelphia, Germantown and Chestnut Hill Railroad, and from Morris street northeastwardly to the right of way of the Philadelphia, Germantown and Chestnut Hill Railroad: *Provided*, That before said Budd and Bexley streets shall be placed on the plan satisfactory evidence shall be furnished that the said streets have been opened and in use prior to June 6, 1871.

APPENDIX No. 218.

Philadelphia, February 17, 1898.

To the Presidents and Members of Select and
Common Councils of the City of Philadelphia.

GENTLEMEN :—We, your Committee on Surveys, to whom was referred the bill entitled “An Ordinance to authorize the striking from the City plan of Luzerne street, from Frankford avenue to Amber street, in the Twenty-fifth Ward, and its re-location about 75 feet northward, having carefully considered the same and visited the line of the street respectfully report that the street as plotted runs through the property of Robert H. Foerderer, Kid Leather Manufacturer, and its opening would entail very large damages by destroying several of the buildings now used for that purpose. In the opinion of your Committee, the advantages to the City by reason of the street as at present located would not justify the crippling of a large manufacturing plant. The retention of the street on the plan prevents the owner from improving and enlarging his works. Recognizing the need of a street in this vicinity, however, the ordinance has been amended to locate the street about 75 feet northward of its present line. We, therefore, report the ordinance with a favorable recommendation.

Ellsworth H. Hults (*Ch'n*), Hiram A. Miller, W. N. Stevenson, C. E. Connell, Josiah Linton, Geo. H. Kittams, Arthur T. Wadsworth, Ezekiel Gordon, W. F. Short, Wm. Rowen, Wm. G. Rutherford, Jos. H. Brown, P. A. McClain, John Dougherty, Jas. B. Anderson.

AN ORDINANCE

To authorize the striking from the City plan of Luzerne street, from Frankford avenue to Amber street, in the Twenty-fifth Ward, and its re-location about 75 feet northward.

SECTION 1. *The Select and Common Councils of the City of Philadelphia do ordain, That the Department of*

Public Works be authorized to strike from the City plan Luzerne street, from Frankford avenue to Amber street, in the Twenty-fifth Ward, and re-locate the street about 75 feet north of its present line.

APPENDIX No. 219.

Philadelphia, February 17, 1898.

To the Presidents and Members of Select and
Common Councils of the City of Philadelphia.

GENTLEMEN :—We, your Committee on Surveys, to whom was referred the bill entitled “An Ordinance to strike from the City plan Clarkson avenue, from Fifth to Sixth street, and to place on the plan in lieu thereof Tabor road, between Fifth and Sixth streets,” beg leave to report that Tabor road has been in use for a number of years and property bounding thereon sold to its line. The proposed change is to make the plan more nearly conform to the actual conditions on the ground. As the change can be made without any damage and not interfere with any public interest, we report the ordinance with a favorable recommendation.

Ellsworth H. Hults (*Ch'n*), Hiram A. Miller, W. N. Stevenson, C. E. Connell, Josiah Linton, Geo. H. Kittams, Arthur T. Wadsworth, Ezekiel Gordon, W. F. Short, Wm. Rowen, Wm. G. Rutherford, Jos. H. Brown, P. A. McClain, John Dougherty, Jas. B. Anderson.

AN ORDINANCE

To strike from the plan Clarkson avenue, from Fifth to Sixth street, and to place on the plan in lieu thereof Tabor road, between Fifth and Sixth streets.

SECTION 1. *The Select and Common Councils of the City of Philadelphia do ordain*, That the Department of Public Works be authorized to strike from the City plan Clarkson avenue, between Fifth and Sixth streets, and to

place on the plan in lieu thereof Tabor road, of the width of 60 feet, between Fifth and Sixth streets : *Provided*, That the owners of ground within the lines of said streets shall first enter into an agreement satisfactory to the City Solicitor indemnifying the City against all damages by reason of the striking of said Clarkson avenue from the plan and placing thereon Tabor road.

APPENDIX No. 220.

Philadelphia, February 17, 1898.

To the Presidents and Members of Select and
Common Councils of the City of Philadelphia.

GENTLEMEN :—We, your Committee on Surveys, to whom was referred the bill entitled “An Ordinance to revise the curb lines and make the necessary adjustments in the grades of Pennsylvania avenue, from Hamilton street to Twenty-seventh street,” having considered the same report the ordinance with a favorable recommendation. The annexed report from the Chief of the Bureau of Surveys fully explains the ordinance.

Ellsworth H. Hults (*Ch’n*), Hiram A. Miller, W. N. Stevenson, C. E. Connell, Josiah Linton, Geo. H. Kittams, Arthur T. Wadsworth, Ezekiel Gordon, W. F. Short, Wm. Rowen, Wm. G. Rutherford, Jos. H. Brown, P. A. McClain, John Dougherty, Jas. B. Anderson.

DEPARTMENT OF PUBLIC WORKS.

Philadelphia, February 17, 1898.

BUREAU OF SURVEYS.

MR. ELLSWORTH H. HULTS,
Chairman, Survey Committee of Councils.

DEAR SIR:—Confirming my verbal conversation of yesterday, regarding the ordinance now before your Com-

mittee "to revise the curb lines and make the necessary adjustments in the grades of Pennsylvania avenue, from Hamilton street to Twenty-seventh street," I beg to advise you as follows:

On November 5, 1894, the Board of Surveyors confirmed a "plan of the revision of lines and grades of a portion of City plan No. 67, Fifteenth Ward," which was made necessary by the construction of the Pennsylvania Avenue Subway, authorized by ordinance of Councils, approved March 17, 1894.

The principal changes made on this plan were on Pennsylvania avenue, between Hamilton and Twenty-seventh streets, the portion occupied by the tunnel. The avenue was widened on the south side between Twenty-second and Twenty-fifth streets, and on the north between Twenty-fourth and Twenty-seventh streets.

Between Twenty-second and Twenty-fourth streets the widening was from 80 to 120 feet, which was divided as follows: a driveway of 60 feet in width with two sidewalks of 30 feet each.

Between Twenty-fourth and Taney streets the avenue was made 145 feet in width, consisting of a driveway of 85 feet with two sidewalks of 30 feet each.

The original construction plan for the tunnel included a system of artificial ventilation. Bids for constructing the work on this plan were received May 12, 1896, and on May 28, 1896, a conference was held between the officials of the City and the Philadelphia & Reading Railway Co., at the office of the Mayor, at which time it was decided to abandon the artificial system of ventilation, and to introduce ventilation openings in the roof of the tunnel.

This change of plan resulted in a very material reduction in the cost of the work.

The construction of the openings in the roof of the tunnel, with their surrounding grass plats, make it necessary to change the location of the curb lines, so as to widen the driveway between the curbs and the plats surrounding the ventilation openings. Therefore, when the revised construction plan was changed, the driveway was increased between Twenty-second and Twenty-fourth streets to 80

feet, and between Twenty-fourth and Taney streets the driveway was made 105 feet, with the sidewalks reduced to 20 feet on each side. No changes whatever are to be made either in the building lines or in the grades of the streets at same, the changes being entirely between the building lines of Pennsylvania avenue.

The changes therefore consist in narrowing the sidewalks to 20 feet in width and adjusting the grades of the curbs on account of the change in location.

As no physical work of setting curbs or laying sidewalks has been done under the present confirmed plan, there will be no additional expense to the City by reason of the passage of the ordinance now before you, but the adjustment of the curb lines will be of material advantage to the travelling public.

Yours truly,

G. S. WEBSTER,
Chief Engineer.

AN ORDINANCE

To revise the curb lines and make the necessary adjustments in the grades of Pennsylvania avenue, from Hamilton street to Twenty-seventh street.

SECTION 1. *The Select and Common Councils of the City of Philadelphia do ordain*, That the Department of Public Works be, and is hereby authorized to revise the curb lines and make the necessary adjustments in the grades of Pennsylvania avenue, from Hamilton street to Twenty-seventh street.

APPENDIX No. 221.

Philadelphia, February 17, 1898.

To the Presidents and Members of Select and
Common Councils of the City of Philadelphia.

GENTLEMEN :—We, your Committee on Surveys, to whom was referred the bill entitled “An Ordinance to authorize the revision of the lines and grades of Stenton

avenue, between Mt. Airy avenue and Washington lane, in the Twenty-second Ward," beg leave to report that Stenton avenue being an improved thoroughfare in the eastern section of Germantown, Mt. Airy and Chestnut Hill, it is desirable that its width be increased before improvements are made. The total frontage is 11,337 feet, of which about 90 per cent. will dedicate. As the ground is mainly unimproved opened land and is held in large tracts, there will be very slight, if any, damage by reason of the proposed widening. We, therefore, report the ordinance favorably.

Ellsworth H. Hults (*Ch'u*), Hiram A. Miller, W. N. Stevenson, C. E. Connell, Josiah Linton, Geo. H. Kittams, Arthur T. Wadsworth, Ezekiel Gordon, W. F. Short, Wm. Rowen, Wm. G. Rutherford, Jos. H. Brown, P. A. McClain, John Dougherty, Jas. B. Anderson.

AN ORDINANCE

To authorize the revision of the lines and grades of Stenton avenue, between Mt. Airy avenue and Washington lane, in the Twenty-second Ward.

SECTION 1. *The Select and Common Councils of the City of Philadelphia do ordain*, That the Department of Public Works be, and is hereby authorized to revise the lines and grades of Stenton avenue, between Mt. Airy avenue and Washington lane, in the Twenty-second Ward, by widening the avenue equally on both sides so as to make the width seventy (70) feet: *Provided*, That at least ninety per centum of the total frontage on said Stenton avenue not already legally opened shall be dedicated to the revised width of the street.

APPENDIX No. 222.

Philadelphia, February 17, 1898.

To the Presidents and Members of Select and
Common Councils of the City of Philadelphia.

GENTLEMEN:—The Committee on Police and Prisons, to which was referred the bill entitled "An Ordinance to

prohibit the hauling of loose hay or straw within a certain section of the City of Philadelphia," respectfully report that they have examined and amended the same by adding on the seventh line after the word "straw" the words "not raised in the County of Philadelphia," and return the same to Councils with a favorable recommendation, and ask its passage.

Robert S. Leithead (*Ch'n*), George H. Wagner, Frank Stevens, George Q. Spiel, John F. Slater, E. H. Hulst, John J. Orr, George W. Conrad, William McMullen, Jos. L. Nobre, J. Emory Byram, L. G. Fourier, James Nolan, Wm. G. Rutherford, A. Raymond Raff.

AN ORDINANCE

To prohibit the hauling of loose hay or straw within a certain section of the City of Philadelphia.

WHEREAS, The hauling of loose or hay or straw through the streets of the City of Philadelphia has proved to be dangerous by reason of the risk from fire and the obstructions caused by traffic, and has also proved to be a nuisance by reason of the hay or straw dropped on the streets during its passage, Therefore;

SECTION 1. *The Select and Common Councils of the City of Philadelphia do ordain*, That from and after the date of the passage of this ordinance it shall be unlawful for any person or persons to haul, or cause to be hauled, into that section of the City bounded on the north by Lehigh avenue, on the south by Tasker street, on the west by the Schuylkill river and on the east by the Delaware river, any loose hay or straw not raised in the county of Philadelphia; and in case of any violations of the provisions of this ordinance the person or persons so offending shall pay a fine of ten dollars for each and very such offense; said fines to be recovered in the same manner as fines are now by law recoverable: *Provided, however*, That nothing herein contained shall be so construed as to prohibit the hauling of baled hay or straw.

APPENDIX No. 223.

Philadelphia, February 17, 1898.

To the Presidents and Members of Select and
Common Councils of the City of Philadelphia.

GENTLEMEN :—The Committee on Municipal Government, to which was referred the bill entitled “An Ordinance to authorize the extension of Starr Garden Park,” respectfully report that they have examined and approved the same, return it to Councils favorably and recommend its passage.

E. Buchholz (*Ch’n*), John S. Hammond, George Hawkes, August Hohl, Thomas Meehan, G. W. Edmonds, Jas. M. Hazlett, Geo. McCurdy, Samuel Lamond, Wm. G. Rutherford, Jos. H. Brown, A. Raymond Raff, Jas. B. Anderson, Arthur H. MacOwen.

AN ORDINANCE

To authorize the extension of “Starr Garden Park.”

SECTION 1. *The Select and Common Councils of the City of Philadelphia do ordain*, That having been unable to agree with the owners of property selected for “Starr Garden Park,” as to the price thereof, the City Solicitor be, and is hereby authorized and directed to give notice to the owners of property situated within the following described boundaries, namely: commencing at the southwest corner of Sixth and Lombard streets, in the Fifth Ward of the City of Philadelphia; thence extending southwardly along the west side of Sixth street two hundred and two (202) feet four and three-eighths ($4\frac{3}{8}$) inches, more or less, to the north side of Carver street; thence extending westwardly along the north side of Carver street, ninety-eight (98) feet; thence extending northward on a line at right angles to said Carver street two hundred and two (202) feet four and three-eighths ($4\frac{3}{8}$) inches, more or less, to the south side of Lombard street; thence extending eastwardly along the south side of Lombard street ninety-eight (98) feet to the

west side of Sixth street and place of beginning; also, commencing at a point on the north side of Carver street, one hundred and fifty-eight (158) feet two and five-eighth ($2\frac{5}{8}$) inches west of the west side of Sixth street; thence extending westwardly along the north side of Carver street one hundred and eight (108) feet more or less to a point; thence extending northwardly on a line at right angles to said Carver street one hundred and twenty-four (124) feet, more or less, to a point; thence extending eastwardly on a line parallel with Carver street, eighty (80) feet more or less, to a point; thence extending southwardly on a line at right angles with Carver street, sixty (60) feet three and three-quarter ($3\frac{3}{4}$) inches, more or less, to a point; thence extending eastwardly on a line parallel with Carver street, twenty-eight (28) feet to a point; extending southwardly on a line at right angles with Carver street, sixty-three (63) feet eight and one-quarter ($8\frac{1}{4}$) inches, more or less, to the north side of Carver street and place of beginning; that after three months, the properties will be required for public use for Park purposes.

SECT. 2. The Mayor of the City is hereby authorized to enter security on the part of the City for the payment of any damages that may be awarded by reason of the same, and on the entering of the said security, the properties may be taken for the aforesaid purpose.

APPENDIX No. 224.

Philadelphia, February 17, 1898.

To the President and Members of
Common Council of the City of Philadelphia.

GENTLEMEN:—Your Special Committee appointed to investigate the relations to the City of the various Electric Light Companies and to each other and to report the results of their investigation to Common Council respectfully report that in accordance with this resolution they held their first meeting on June 1, 1897, and at

said meeting the Committee passed a motion that the City Solicitor be directed to inform the Committee what powers they have in the matter, and at a meeting held on June 18th, the opinion of the City Solicitor was received (which is hereto attached), stating that the Committee had full power to investigate the subject matter. They also agreed at this meeting to subpoena the following witnesses: The Director of the Department of Public Safety, the Chief of the Electrical Bureau and the Manager of the Electrical Bureau. On June 25th, the Committee held another meeting, and the Chief of the Electrical Bureau in his statement said, he had no reason to believe otherwise than that there was a fair open competition in the electric light bidding and knew of no combination between the different Electric Light Companies in the matter of bidding. This evidence was also corroborated by the Director of the Department of Public Safety. At this meeting subpoenas were authorized to be issued for the officers of the Brush, Powelton and Southern Electric Light Companies to appear at the next meeting, which was held on July 9th. At this meeting, the Assistant City Solicitor, Leonard Finletter, Esq., was present. Mr. Dolan, President of the Brush Electric Light Company, was examined, and there was nothing gleaned from his testimony which could show any collusion between the Brush Company or any other company having contracts with the City of Philadelphia. He stated that the Brush Company was controlled by the Pennsylvania Heat, Light and Power Company. Mr. Dolan was under a very strict cross examination by the Chairman of your Committee and failed to bring to light any matters that would look anything like collusion between the Brush or any other company doing business with the City of Philadelphia or with each other.

Mr. DeCamp, Manager of the Brush Electric Light Company, was also sworn, but there was nothing in his testimony that would lead your Committee to believe there had been any relations existing between their company or any other company having a contract with the City of Philadelphia or with each other in the matter of electric lighting.

W. J. Latta, Esq., President of the Powelton Electric Light Company, was sworn, and his testimony was of a like character, knowing of no combination or organization of partnership of the different Electric Light Companies.

John M. Mack, Esq., President of the Southern Electric Light Company, was sworn, and there was nothing gleaned from his testimony that would show any collusion between their company or any other company. At this meeting, Mr. Joseph B. McCall, Secretary of the Pennsylvania Heat, Light and Power Company was sworn. He stated in his testimony that he was Secretary of the Philadelphia and United States Companies since 1895 and Secretary of the Brush Electric Light Company for three or four weeks. In reply to a question relative to Mr. Dolan's testimony that the Brush Company is controlled by the Pennsylvania Heat, Light and Power Company, his answer was that he did not know it was absolutely controlled by them.

Mr. W. P. Conover, Treasurer of the Brush Electric Light Company, was sworn, but there was nothing in his testimony that would throw any light upon the subject.

Mr. W. J. Manning, Secretary and Treasurer of the Southern Electric Light Company, was sworn, and nothing in his testimony showed any evidence of collusion on part of their company with any other company.

On September 9th, the Committee held another meeting, and had before them Charles A. Porter, President of the Diamond Electric Light Company; John B. Stauffer, Secretary and Treasurer of the Diamond Electric Light Company; Wm. McIntire, President of the Kensington Electric Light Company; E. T. Wilkinson, Secretary and General Manager of the Kensington Electric Light Company; W. C. Bird, Treasurer of the Kensington Electric Light Company; James B. Work, President of the Manufacturers' Electric Light Company; James Ritchie, Manager of the Manufacturers' Company; W. L. Martin, President of the Suburban Electric Light Company; William Miller, Secretary and Treasurer of the Suburban Electric Light Company; James Ball, Assistant Secretary of the Germantown Electric Light Company; William Johnson, President of the Wissahickon Electric Light

Company, whose testimony was all of a like character, and nothing could be construed in any manner that would give any evidence of any collusion between the different companies that had the contracts for the lighting of the City of Philadelphia nor with each other.

Your Committee held several Executive Sessions and carefully went over the testimony, but could find nothing in the evidence (which is hereto attached), that would show there had been any collusion with any of the Electric Light Companies having contracts with the City of Philadelphia for electric lighting.

Your Committee, therefore, ask to be discharged from the further consideration of the subject and request the passage of the annexed resolution discharging the Committee.

Wm. Van Osten, Charles Seger, G. W. Kucker, Wm. R. Knight, Jr., Wm. F. Dixon.

RESOLUTION

Discharging the Special Committee of Common Council, appointed May 27, 1897, to investigate the relations to the City of the various Electric Light Companies and to each other.

Resolved, by the Common Council of the City of Philadelphia, That the Special Committee of Common Council, appointed May 27th, 1897, to investigate the relations to the City of the various Electric Light Companies and to each other be, and they are hereby discharged from the further consideration of the matter.

APPENDIX No. 225.

Philadelphia, February 17, 1898.

To the Common Council of the
City of Philadelphia.

GENTLEMEN:—The undersigned members of the Special Committee of Common Council for the investigation of

the relations of the various Electric Light Companies, with the City, and with each other, appointed under resolution passed May 27, 1897, respectfully submit the following as their report:

That the Committee held three public meetings on the following dates: June 25, July 9, and September 9, 1897, at which they examined the following witnesses:

Hon. F. M. Riter, Director of Public Safety; D. R. Walker, Chief, Electrical Bureau; Thomas Dolan, President, Brush Electric Company; W. P. Conover, Treasurer, Brush Electric Company; A. J. DeCamp, Manager, Brush Electric Company; J. B. McCall, Secretary, Brush Electric Company; W. J. Latta, President, Powelton Electric Company; J. M. Mack, President, Southern Electric Company; W. J. Manning, Secretary, Southern Electric Company; Charles Porter, President, Diamond Electric Company; J. B. Stauffer, Secretary, Diamond Electric Company; Wm. McIntyre, President, Kensington Electric Company; E. F. Wilkinson, Secretary, Kensington Electric Company; W. C. Bird, Treasurer, Kensington Electric Company; James Work, President, Manufacturers' Electric Company; James Ritchie, Jr., Manager, Manufacturers' Electric Company; W. L. Martin, President, Suburban Electric Company; Wm. Miller, Secretary, Suburban Electric Company; James Bull, Assistant Secretary, Germantown Electric Company, Wm. Johnson, President, Wissahickon Electric Company.

In the judgment of the undersigned, it was conceived to be the duty of the Committee to investigate the relation of the electric companies with the City, in every particular, to ascertain if the City was taxed more than other cities for the same service under like conditions, and to ascertain if there was a combination of the various Electric Light Companies, in their prices charged the City, which the exclusive bidding in certain districts seemed to indicate.

The testimony of the Director of Public Safety, and the Chief of the Electrical Bureau, which was cheerfully and freely given, was to the effect that the contracts of these various companies with the City were fulfilled, that they knew nothing about "a combination of the Electric

Light Companies;" but they could not give any reason for the exclusive bidding, by the companies, for the different districts. The department did not advertise for bids by district, but for the City generally. For the year 1897, and for several previous years, the records show that when the bids were opened there were not two bidders for the same district; nor did anyone overlap or bid for lights in any street that was bid for by another company. The natural inference from this condition of the bidding, taken in conjunction with the uniformity of price named in the bids, would be, in the judgment of those who submit this report, that there was either a combination, an agreement or some latent understanding between these several companies, which prevented any competitive bidding among them, and that this fact created a monopoly.

The records of the Electrical Department show that prior to 1892, there were three companies bidding for and under contract to do public lighting, which to-day do not bid for public electric lighting, although these same companies are still in existence, and enjoying franchises conveyed upon them by these Councils. The districts formerly lighted by these companies, are now, and have been since 1892, under contract to the Brush Electric Company. The names of these companies are: Philadelphia Electric Company, United States Electric Company, and Northern Electric Light Company.

An effort was made by the Committee to ascertain from the officials of the Electric Light Companies, information as to this apparent monopoly, but these officials testified under oath that there was no combination, nor a verbal or written agreement between the several companies so far as they knew, and that each company acted independently and without regard to what might or could be done by any other company. If this statement is to be believed, it shows a situation which reaches the domain of a singular coincidence.

The testimony of one of the witnesses, Thomas Dolan, President, Brush Electric Light Co., is very interesting, inasmuch, as it gives to the public certain facts in relation to the manipulation of electric lighting franchises, that

are not generally known. Mr. Dolan testified that there was an Electric Trust for a few years prior to 1896, but that in a measure was a private arrangement. Another witness, A. J. DeCamp, testified that this Trust was composed of three companies, The Brush, The United States, and The Philadelphia Company. It is admitted that these three companies have Boards of Directors composed of the same individuals, and that two of the companies, The United States and The Philadelphia Company, ceased bidding for public lighting in 1892. The Brush Company, since then has bid and has been awarded the contract for the districts formerly lighted by The United States and The Philadelphia Company. Of course, these facts may have been mere incidents of trade, pure happenings, and without the slightest management, understanding, or agreement on the part of anybody or Board of Directors. This Trust, according to the testimony, was not incorporated, and existed for the purpose of furnishing capital to the companies in it; but in the light of subsequent events, it is natural to infer that this Trust was simply an intermediary used to combine certain electric light interests, in an effort to avoid the penalty prescribed by ordinance of Council, which provided that should these companies "lease to, consolidate, or merge with any other company, corporation, firm, or individual, they shall forfeit all rights and privileges granted to them by the City of Philadelphia." This inference is strengthened (in the judgment of the undersigned) when we consider the further testimony of Thomas Dolan, wherein he says, that the Brush Electric Company, is controlled by the Pennsylvania Heat, Light and Power Company. It appears therefore, that what was known as the Electric Trust, prior to 1896, ceased to exist, when the three or more companies composing it, passed under the control of the Pennsylvania Heat, Light and Power Company, which thereby formed an Electric Trust of greater power than that which had dissolved.

These three companies, the Brush Electric Light Company, the United States Electric Light Company and the Philadelphia Electric Light Company, having passed to the control of the Pennsylvania Heat, Light and Power Com-

pany, constituted in the judgment of some of the Committee, a consolidation and leasing, which is expressly prohibited by the ordinance of August 5, 1886, to wit:

Sect. 12. Should any company, corporation, firm, or individual to which privileges have heretofore been or shall hereafter be granted for the laying of underground wires, electrical conductors, conduits, cables, or tubes, dispose of any of the franchises granted by ordinance, or lease to, consolidate, or merge with any other company, corporation, firm, or individual, they shall forfeit all rights and privileges granted to them by the City of Philadelphia, and upon satisfactory proof being furnished to the Chief of the Electrical Department and the City Solicitor, they are hereby authorized and directed to institute certain proceedings, etc.

The undersigned consider it the duty of the Committee to investigate this point thoroughly, and present to these Councils, all the facts and details of the method of control of these companies by the Pennsylvania Heat, Light and Power Company, so that proper action could be taken thereon, should the inference be borne out by proper proofs; but a majority of your Committee declined to investigate the question any further than above stated, alleging as a reason, that it was beyond the scope of our powers and of no importance whatever.

It is a matter of regret that the Committee so decided, for the reason that an opportunity may have been lost to inform the public of the methods used by those who have come into possession or control of the franchises granted by the City to manipulate them to their personal profit at the expense of the public and the City.

Attention is called to the immense profit in the electric lighting business as evidenced by the testimony of an officer of the Germantown Electric Light Company, Mr. James Ball testified that the gross receipts of that company for 1896 were \$53,156.80; net earnings, \$25,682. Of the said \$53,156.80, gross receipts, \$26,199.70 was paid this company by the City for arc lights alone. Mr. Ball admitted that the City lighting was a very profitable part of their business. It is reasonable to suppose that if this

company, having a suburban district, can show a profit of nearly 100 per cent. on the cost of their business, other companies having districts in the thickly populated portion of the City, and under the same conditions will show as large returns.

The following witnesses under oath promised to send the Committee a copy of their last annual report to the Auditor General:

Thomas Dolan, of Brush Electric Light Company.

Charles Porter, of Diamond Electric Light Company.

William Martin, of Suburban Electric Light Company.

But those papers not having been furnished as agreed on, by November 30, 1897, the Clerk of the Committee as requested, wrote the above named gentlemen, and received in reply, letters stating, that the papers or copies could be obtained from the Auditor General at Harrisburg. The Auditor General, in response to a request, by the Chairman, for a copy of the said reports of these companies replied that he would only furnish them upon proper subpoena. As this Committee were not empowered to incur expense and the Auditor General being beyond the jurisdiction of this Council, the Chairman then again communicated with the companies whose officials promised these papers, but with what result, the following correspondence will show :

Philadelphia, December 23, 1897.

MR. WILSON H. BROWN,

City Hall, Phila.

DEAR SIR:—I beg to acknowledge receipt of yours of the 20th, contents of which have been carefully noted. It would be a manifest discourtesy on our part to the Auditor General, to furnish the document requested by you, after the position he has taken in the matter.

Yours very truly,

THE BRUSH ELECTRIC LIGHT COMPANY,

Per A. J. DE CAMP,

General Manager.

Philadelphia, December 23, 1897.

MR. WILSON H. BROWN,
Chairman of Committee.

DEAR SIR:—Replying to yours of the 20th inst., we beg to advise you that having examined the report to the Auditor General, we find it contains no data or other information bearing upon the relations between our company and the City of Philadelphia; the same may be said of the “minutes” requested.

Yours truly,
THE DIAMOND ELECTRIC COMPANY,
JOHN B. STAUFFER,
Secretary.

This breach of faith in the judgment of some of the Committee, and a total disregard of promises made under oath might be taken as an evidence that there is something hidden that might best be left uncared for, or that would not bear the light of public opinion. The answer of the Brush Company is especially noted, for the reason that Thomas Dolan was most vehement in expressing his willingness to do anything the Committee desired to remove from their minds and the minds of the public, the Hoodooism in relation to electric lighting. The above letter from the Brush Company, shows that sincerity.

All the witnesses testified that there was no combination or agreement between the various companies. In this relation your attention is called to the accompanying map, showing the bids and awards for electric lighting in the City since 1892; that being the year in which the City lighting, formerly done by the Northern Electric Company, the United States Company, and the Philadelphia Electric Company, was absorbed or leased by the Brush Company. Since 1892, there has never been two bids for electric lighting for any one district in this City. This map shows also that there were as many awards as there were bids, and the awards were in every case on the territory selected

by the companies for their bids, and that every bidder was successful at his own price. Is it an unreasonable conclusion that his state of affairs was prearranged? If it occurred only once, it would be extraordinary, but as it has occurred for five successive years, it confirms the conclusion that there has been a combination, agreement or understanding among the bidders, and that the City has been and still is in the power of a monopoly. Some of the witnesses testified that they bid within certain bounds for the reason that it was territory nearest their plant, and that it would not pay them to go beyond it. To prove that this arrangement of the City into districts is not a matter of convenience alone, we call your attention to the fact, that the Brush Electric Company, lights a district in the northeastern section of the City, which could be more conveniently and profitably lighted by either the Manufacturers' Electric Company or Kensington Electric Company, both of which are much nearer that territory.

During the investigation, the Chairman of the Committee corresponded with officials in several cities and towns in the State as to the cost of arc lights, 2,000 C. P. (candle power) that required in these several places. The replies thereto are as follows :

Pittsburg, \$93 per year; Oil City, \$80 per year; Lancaster, \$70 per year; Williamsport, \$80 per year; Tamaqua, \$75 per year.

From a report furnished the Committee by the American Society on Municipal Improvements on Electric Lighting Plants, we found that many cities and towns in the country were supplied with electric lights of 2,000 C. P., at much less cost than Philadelphia, a few of which are as follows:

Denver, Colo., \$75 per year; So. Norwalk, Conn., \$60.22 per year (Municipal Plant); Atlanta, Ga., \$85 per year; Bloomington, Ill., \$60 per year; Rockford, Ill., \$52 per year; Terre Haute, Ind., \$63.95 per year; Dubuque, Iowa, \$64.75 per year; Topeka, Kan., \$56.21 per year; Bangor, Me., \$45 per year; Detroit, Mich., \$72 per year; Cincinnati, Ohio, \$84.90 per year; Columbus, Ohio, \$75 per year; Youngstown, Ohio, \$64 per year; Harrisburg, Pa., \$85 per year; Lynchburg, Va., \$65.70 per year.

It is proper to say that in this report many cities were named that were paying as much as Philadelphia, but we quote the above to show the possibility of saving to the City, were she to establish a Municipal Electric Plant, or adopt some method to invite open and true competition in the bidding for the electric lighting. From all the information furnished we believe that the situation of our City is such that it is enabled to purchase supplies and secure labor in the electrical supplies at as low a figure as any of the cities above named; if this is so, then the City may be missing an opportunity to furnish and supply itself with electrical lighting at a much cheaper rate than that paid at the present time to the present companies. We are not unmindful, however, of the fact that disputes exist as to the advisability of the City building an electrical plant; but in view of the outside interests so urgently knocking at the door of Councils for the purchase of City franchises, it might be well to maintain some for future use.

The undersigned members of your Committee recommend the establishing of a Municipal Electric Light Plant, and suggest that the same be erected in that part of the City, in which the City has constructed the largest number of underground conduits. The said plant should be equipped to furnish at least 2,000 arc lamps. We believe that such a plant could be operated by the City at a cost (including interest on the investment) not exceeding \$70 per arc light, per annum, which in comparison with the lowest price now paid by the City (\$115 per arc, per annum), show a saving of \$45 per arc, per annum, or on 2,000 lights, a total of \$90,000 per year.

In furtherance of the above suggestion we have hereto annexed a resolution of request to the Director of Public Safety to inform these Councils the cost of establishing such a plant.

It is further suggested that it would be greatly to the interest of the City of Philadelphia if advertisements for bids for the electric lighting of the City were made early in the year. With that end in view we have annexed hereto a resolution requesting the Director of Public

Safety to forthwith advertise for such bids for the year 1899, which resolution we submit, and ask for its favorable consideration.

All of which is respectfully submitted.

Wilson H. Brown.

I join in the minority report in preference to that of the majority because it embodies future action of these Councils, looking toward fairer and better competition of the companies and because the majority report is a mere recital of the meetings without making any deductions from the testimony.

Alex. M. DeHaven.

RESOLUTION "A"

Requesting the Director of Public Safety to submit to Councils an estimate of the cost of establishing a Municipal Electric Light Plant.

Resolved, by the Select and Common Councils of the City of Philadelphia, That the Director of Public Safety be, and is hereby requested to prepare and submit to these Councils, an estimate of the cost of establishing a Municipal Electric Light Plant of 2,000 arc light capacity, and present the same to these Councils within sixty days from the passage of this resolution.

RESOLUTION "B"

Directing the Director of Public Safety to advertise for bids for electric lights.

Resolved, by the Select and Common Councils of the City of Philadelphia, That the Director of Public Safety be, and is hereby directed to forthwith advertise for bids for electric lighting, for the City of Philadelphia, for the year 1899, and is hereby authorized to award contracts subject to the appropriation of Councils.

APPENDIX No. 226.

RESOLUTION

Of request to the City Controller to countersign warrants against Item 7, in the annual appropriation to the Clerks of Councils, for the year 1898.

Resolved, by the Select and Common Councils of the City of Philadelphia, That the City Controller be, and he is hereby requested to countersign warrants against Item 7, in the annual appropriation to the Clerks of Councils, for the year 1898, for advertising loan bill and other bills for advertising for the year 1897.

APPENDIX No. 227.

RESOLUTION

Of request to the City Solicitor as to the right of the Director of Public Safety to compel policemen to purchase shoes from one concern.

Resolved, by the Common Council of the City of Philadelphia, That the City Solicitor be, and is hereby requested to inform these bodies as to the right of the Director of Public Safety to compel policemen to purchase shoes from one concern, they paying for the same out of their own salary.

APPENDIX No. 228.

RESOLUTION

Of request to the Director of the Department of Public Safety, relative to abating a nuisance at Ruan and Leiper streets, in the Twenty-third Ward.

WHEREAS, By resolution of Councils, passed September 2, 1897, the Department of Public Safety was requested

to immediately abate the nuisance caused by existing quarry holes at Ruan and Leiper streets, and in reply to said resolution the Director of said Department on September 15, 1897, notified Councils of his desire to comply with said resolution, and informing Councils that on February 26, 1897, a large number of bids had been opened for said work, but as no money was available the contract could not be awarded.

AND WHEREAS, An appropriation of twelve thousand five hundred (12,500) dollars has been authorized in the annual appropriation to the said Department of Public Safety (Bureau of Health) for the purpose of abating said nuisance; therefore

Resolved, by the Select and Common Councils of the City of Philadelphia, That the Director of the Department of Public Safety be requested to award and execute the contract in accordance with said communication of September 16, 1897: *Provided*, That the price per cubic yard does not exceed the price therein stated, under said bids and have the work of filling said quarry holes proceeded with at once as far as the item in the appropriation to the Department of Public Safety for said purpose will go.

APPENDIX No. 229.

RESOLUTION

Of request to his Honor, Mayor Warwick, relative to the water problem now confronting the citizens of this municipality.

WHEREAS, The prevalence of typhoid fever is alarming the citizens of our city to such an extent that we deem it absolutely dangerous to life, and injurious to the business interests of our city.

AND WHEREAS, Numerous propositions have been submitted to the Committee on Water, as to the best means of solving the water problem.

AND WHEREAS, There appears to be a diversity of opinion existing as to the best means to be employed in solving the same, thereby bringing speedy relief to our citizens; therefore, be it

Resolved, by the Select and Common Councils of the City of Philadelphia, That the Mayor be, and he is hereby requested to appoint a Commission consisting of his Honor, the Mayor, the Director of Public Works, the Chief of the Water Bureau, the Chairman of the Finance, and of the Water Committees, and three members of Select, and three members of Common Council of the City of Philadelphia, to take immediate steps to investigate as to the best means to be employed in its solution.

The Commission shall have the power to employ competent hydraulic engineers, to assist them in their investigation, and to report to these Councils not later than March 10, 1898. The expense incurred therein to be paid out of the future appropriation for the betterment of our water supply.

APPENDIX No. 230.

RESOLUTION

Expressing sympathy of the City of Philadelphia to the President of the United States, and through him to the families of dead and injured officers and men of the United States Steamer "Maine," and requesting that a period of mourning be observed in the City of Philadelphia, and to suspend Joint Rule No. 30, of Select and Common Councils.

WHEREAS, On the night of February 15, 1898, the Battleship "Maine" of the United States Navy was destroyed by an explosion while lying at anchor in the harbor of Havana, Cuba, causing an appalling loss of life.

AND WHEREAS, It is befitting that the municipal authorities of the City of Philadelphia should express the

sorrow felt by our citizens, both for the loss to the country and to the families of those whose death was caused by this unfortunate calamity; therefore, be it

Resolved, by the Select and Common Councils of the City of Philadelphia, That the sympathy and condolence of our municipality be conveyed to the President of the United States, and through him to the families of the deceased officers and sailors of the said United States Steamer "Maine," destroyed by an explosion in the harbor of Havana on the night of February 15, 1898; be it further

Resolved, That the Mayor and the Board of Public Building Commissioners be requested to display at half mast, the national standard and the State and City colors from the City Hall, and from all municipal buildings and vessels, for thirty (30) days, the military period of mourning; and be it further

Resolved, That exchanges and other institutions and organizations also be requested to display at half mast the national standard until the bodies of those of the crew who will be returned to this country and this City, be interred; be it further

Resolved, That Joint Rule No. 30, of Select and Common Councils be suspended to enable the Clerks of Councils to submit this resolution to the Mayor, for his approval or disapproval.

APPENDIX No. 231.

OFFICE OF THE MAYOR.

Philadelphia, February 24, 1898.

To the Select and Common Councils
of the City of Philadelphia.

GENTLEMEN:—A bill is now pending before your Honorable Bodies providing for authority to create a loan in the amount of \$11,200,000 for needed public improvements.

Authority to create this loan came directly from the people at the election held in November last.

During the course of the consideration of this bill by your Honorable Bodies there has been shown decided opposition to several of the items in said bill, but I feel confident that no matter what differences of opinion may exist in some directions, there can be no real nor reasonable opposition to that item especially providing for a loan, and the expenditure on the part of the City of Philadelphia, three million seven hundred thousand (3,700,000) dollars for the improvement of the water supply.

This is not a new question; it has been under consideration for years, but this is the first time in our history that its intelligent solution has been within our reach.

It is wrong to temporize or further delay, and I submit this message to your Honorable Bodies earnestly requesting that you join your efforts with mine in the speedy settlement of this important matter.

Stripping the question of every other feature that may induce to opposition, ignoring for the time being any other interest or matter of public improvement, I urge upon your Honorable Bodies in the face of suffering humanity to immediately devote your attention to this all important item.

A supply of pure water is an absolute necessity; upon it depends the comfort, the well being and the health of

the people. It is the one great need of the hour. Its importance transcends every other class of public improvements.

The question before us is one that affects every home, and every man, woman and child in the community. By the immediate passage of a bill authorizing the creation of a loan of \$3,700,000 we will be able to provide relief and it should be given at the earliest possible moment.

Let us meet this question with sympathy and intelligence, rising above all factional or partisan feelings, if such exist.

In the face of a duty so imperative, all such considerations are most unworthy.

Let us rise above all selfish and personal motives, forgetting every obligation save that which we owe to the community we have the honor to represent and uniting our efforts, let us do all in our power to bring that relief so anxiously looked for but so long delayed.

The immediate remedy at hand is the passage of a bill providing for the creation of this specific loan. If Councils pass this bill the administration will be able to submit at a very early day a comprehensive plan which we think will meet with your approval, providing for the filtration and improvement of our water supply.

I am, respectfully,

CHAS. F. WARWICK,

Mayor.

APPENDIX No. 232. •

Philadelphia, February 24, 1898.

To the Presidents and Members of Select and
Common Councils of the City of Philadelphia.

GENTLEMEN:—The Committee on Finance respectfully report that they have considered a bill entitled "An Ordinance to make an additional appropriation to Item 62, in

the annual appropriation to the Board of Public Education, for the purchase of ground for school purposes, on Sydenham street, above Ontario street, in the Thirty-eighth Ward," and return the annexed bill with a favorable recommendation, and ask its passage.

Jacob J. Seeds (*Ch'n*), D. S. B. Chew, Edward A. Anderson, Gustave Hahn, Charles Seger, Wm. R. Knight, Jr., Arthur T. Wadsworth, Thomas Firth, Wm. H. Garrett, Chas. Roberts, F. M. Harris, W. F. Short, Thos. J. Rose, R. R. Bringhurst, Jas. B. Anderson, William McMullen, Watson D. Upperman.

AN ORDINANCE

To make an additional appropriation to Item 62, in the annual appropriation to the Board of Public Education, for the year 1898, for the purchase of ground for school purposes on Sydenham street, above Ontario street, in the Thirty-eighth Ward.

SECTION 1. *The Select and Common Councils of the City of Philadelphia do ordain*, That the sum of eleven hundred and fifty (1,150) dollars be, and the same is hereby appropriated to Item 62, in the annual appropriation to the Board of Public Education for the year 1898, for the purpose of completing the purchase of a lot of ground for school purposes on Sydenham street, above Ontario street, the price of the same being four thousand five hundred (4,500) dollars, the sum of three thousand three hundred and fifty (3,350) dollars having been set aside by the Board of Education, from said Item 62, for said purpose.

APPENDIX No. 233.

Philadelphia, February 24, 1898.

To the Presidents and Members of Select and
Common Councils of the City of Philadelphia.

GENTLEMEN:—The Committee on Finance respectfully report that they have considered a bill entitled "An Ordi-

nance to make an appropriation to new Item 39, in the annual appropriation to the Department of Public Safety (Bureau of City Property), for the year 1898, for the purchase of a lot of ground for police and fire station, in Tacony, in the Thirty-fifth Ward," and return the annexed bill with a favorable recommendation, and ask its passage.

Jacob J. Seeds (*Ch'n*), D. S. B. Chew, Edward A. Anderson, Gustave Hahn, Charles Seger, Wm. R. Knight, Jr., Arthur T. Wadsworth, Thomas Firth, Wm. H. Garrett, Chas. Roberts, F. M. Harris, W. F. Short, Thos. J. Rose, R. R. Bringhurst, Jas. B. Anderson, William McMullen, Watson D. Upperman.

AN ORDINANCE

To authorize the purchase of a lot of ground situate on the northwest side of Tacony street or State road, adjoining the present police and fire station, in Tacony, in the Thirty-fifth Ward of the City of Philadelphia, and to make an appropriation therefor.

SECTION 1. *The Select and Common Councils of the City of Philadelphia do ordain*, That the City Solicitor be, and is hereby authorized and directed to examine the title to all that certain lot or piece of ground, situate on the northwest side of Tacony street or State road, adjoining the present police and fire station, in Tacony, in the Thirty-fifth Ward of the City of Philadelphia aforesaid, at the distance of six hundred and sixty-four (664) feet five (5) inches northeastwardly, from the northeast side of Unruh street. Containing in front or breadth on said Tacony street or State road, seventy-five (75) feet, and extending northwestwardly in length or depth of that width on the southwest line thereof, one hundred and fifty-four (154) feet three (3) inches, and on the northeast line thereof, one hundred and fifty-four (154) feet, the said last mentioned line being at right angles with said Tacony street or State road, and if he approves of the same to cause a conveyance of said lot to be made to the City of Philadelphia in fee, the consideration therefor to be the sum of six thousand (6,000) dollars.

SECT. 2. The sum of six thousand (6,000) dollars be, and the same is hereby appropriated to new Item 39, in the annual appropriation to the Department of Public Safety (Bureau of City Property), for the year 1898, for the purchase of said lot or piece of ground described in the first section of this ordinance.

APPENDIX No. 234.

Philadelphia, February 24, 1898.

To the Presidents and Members of Select and
Common Councils of the City of Philadelphia.

GENTLEMEN:—The Committee on Finance respectfully report that they have considered a bill entitled “An Ordinance to increase the salary of the Chief Engineer and Surveyor, and making an appropriation therefor,” and return the annexed bill with a favorable recommendation, and ask its passage.

Jacob J. Seeds (*Ch’n*), D. S. B. Chew, Edward A. Anderson, Gustave Hahn, Charles Seger, Wm. R. Knight, Jr., Arthur T. Wadsworth, Thomas Firth, Wm. H. Garrett, Chas. Roberts, F. M. Harris, W. F. Short, Thos. J. Rose (for report), R. R. Bringham, Jas. B. Anderson, William McMullen.

AN ORDINANCE

To increase the salary of the Chief Engineer and Surveyor and making an appropriation therefor.

SECTION 1. *The Select and Common Councils of the City of Philadelphia do ordain*, That from and after the first day of April, 1898, the salary of the Chief Engineer and Surveyor shall be at the rate of six thousand (6,000) dollars per annum.

SECT. 2. That the sum of one thousand five hundred (1,500) dollars be, and same is hereby appropriated to the Department of Public Works (Bureau of Surveys), to pay said increase as provided in Section 1 of this ordinance. All ordinances or parts of ordinances inconsistent herewith be, and the same are hereby repealed.

APPENDIX No. 235.

Philadelphia, February 24, 1898.

To the Presidents and Members of Select and
Common Councils of the City of Philadelphia.

GENTLEMEN:—The Committee on Finance respectfully report that they have considered a bill entitled “An Ordinance to approve the contract and surety of E. D. Smith & Company for the construction of the work appurtenant to the temporary track connections, from Hamilton street to the Baldwin Locomotive Works, between Broad and Fifteenth streets, being what is known as contract No. 45, of the Reading Subway, for the Bureau of Surveys,” and return the annexed bill with a favorable recommendation, and ask its passage.

Jacob J. Seeds (*Ch’n*), D. S. B. Chew, Edward A. Anderson, Gustave Hahn, Charles Seger, Wm. R. Knight, Jr., Arthur T. Wadsworth, Thomas Firth, Wm. H. Garrett, Chas. Roberts, F. M. Harris, W. F. Short, Thos. J. Rose, R. R. Bringhurst, Jas. B. Anderson, William McMullen, Watson D. Upperman (for report).

AN ORDINANCE.

To approve the contract and surety of E. D. Smith & Company for the construction of the work appurtenant to the temporary track connections from Hamilton street to the Baldwin Locomotive Works, between Broad and Fifteenth streets, being what is known as contract No. 45, of the Reading Subway, for the Bureau of Surveys.

SECTION 1. *The Select and Common Councils of the City of Philadelphia do ordain*, That the contract of

E. D. Smith & Company for the construction of the work appurtenant to the temporary track connections from Hamilton street to the Baldwin Locomotive Works, between Broad and Fifteenth streets, being what is known as contract No. 45, of the Reading Subway, for the Bureau of Surveys, be, and the same is hereby approved, and that the American Surety Company of New York be, and it is hereby approved as surety of the said E. D. Smith & Company for the faithful performance of the said contract.

APPENDIX No. 236.

Philadelphia, February 24, 1898.

To the Presidents and Members of Select and
Common Councils of the City of Philadelphia.

GENTLEMEN:—The Committee on Finance respectfully report that they have considered a bill entitled "An Ordinance to authorize the City Controller to countersign certain warrants drawn by the Board of Public Education for bills for 1896 and 1897, charged to items in the annual appropriation to the said Board for 1898," and return the annexed bill with a favorable recommendation, and ask its passage.

Jacob J. Seeds (*Ch'n*), D. S. B. Chew, Edward A. Anderson, Gustave Hahn, Charles Seger, Wm. R. Knight, Jr., Arthur T. Wadsworth, Thomas Firth, Wm. H. Garrett, Chas. Roberts, F. M. Harris, W. F. Short, Thos. J. Rose, R. R. Bringham, Jas. B. Anderson, William McMullen, Watson D. Upperman.

AN ORDINANCE

To authorize the City Controller to countersign certain warrants drawn by the Board of Public Education for bills for 1896 and 1897, charged to items in the annual appropriation to the said Board for 1898.

SECTION 1. *The Select and Common Councils of the City of Philadelphia do ordain, That the City Controller*

be, and he is hereby authorized to countersign warrants drawn by the Board of Public Education for bills incurred in 1896 and 1897, amounting to seven hundred and nineteen (719) dollars and forty-eight (48) cents, and charge the same to items in the annual appropriation to the said Board, for the year 1898, as follows: To Item 24, The "Public Ledger," eleven (11) dollars and thirty (30) cents; one (1) dollar and sixty (60) cents; six (6) dollars and sixty (60) cents, for the year 1896; four (4) dollars and sixty (60) cents; thirtyone (31) dollars and forty (40) cents; six (6) dollars and sixty (60) cents; The "Times," five (5) dollars and sixty (60) cents; thirty (30) dollars and forty (40) cents; The Bulletin Co., ten (10) dollars and forty (40) cents; The "Evening Star," one (1) dollar and eighty (80) cents; The Philadelphia Demokrat Publishing Co., twenty-seven (27) dollars and forty-five (45) cents; The "German Daily Gazette," eight (8) dollars; eight (8) dollars; The Press Company, seven (7) dollars and twenty (20) cents; to Item 30, the Edison Electric Light Company, fifty-nine (59) dollars and twenty-one (21) cents; the Delaware Ice and Coal Co., eighteen (18) dollars and ninety-eight (98) cents; to Item 45, Bureau of Correction, one hundred and three (103) dollars; the Northern Liberties Gas Co., three (3) dollars and forty-four (44) cents; to Item 30, the Smith Premier Typewriter Co., forty (40) dollars; the American District Telegraph Co., eleven (11) dollars and twenty-five (25) cents; to Item 35, E. H. Sturts, sixty (60) dollars; six (6) dollars and ten (10) cents; twenty (20) dollars; three (3) dollars and twenty (20) cents; nine (9) dollars and twenty-five (25) cents; seven (7) dollars and thirty (30) cents; twenty-eight (28) dollars and ninety (90) cents; one (1) dollar and eighty (80) cents; sixteen (16) dollars and sixty (60) cents; five (5) dollars and ninety (90) cents; thirteen (13) dollars and twenty (20) cents; one (1) dollar and eighty (80) cents; twenty (20) dollars; twenty-four (24) dollars and eighty (80) cents; fifteen (15) dollars and fifty-five (55) cents; one (1) dollar and sixty (60) cents; twelve (12) dollars and eighty-five (85) cents; twenty-three (23) dollars; seven (7) dollars and ten (10) cents; eleven (11) dollars and sixty (60)

cents; to Item 1, Elizabeth D. Jones, three (3) dollars and ten cents; Anna M. White, one (1) dollar and ten (10 cents; L. W. Weaver, twenty-seven (27) dollars and ninety (90) cents, for the year 1897.

APPENDIX No. 237.

Philadelphia, February 24, 1898.

To the Presidents and Members of Select and
Common Councils of the City of Philadelphia.

GENTLEMEN:—The Committee on Finance respectfully report that they have considered a bill entitled "An Ordinance to authorize the Department of Public Safety (Bureau of City Property) to lease the old Lazaretto property to the Athletic Club of Philadelphia," and return the annexed bill with a favorable recommendation, and ask its passage.

Jacob J. Seeds (*Ch'n*), D. S. B. Chew (for report), Edward A. Anderson (for report), Gustave Hahn (for report), Charles Seger, Wm. R. Knight, Jr., Arthur T. Wadsworth, Thomas Firth, Wm. H. Garrett, Chas. Roberts (for report only), Watson D. Upperman, F. M. Harris, W. F. Short, Thos. J. Rose (for report), R. R. Bringham, Jas. B. Anderson, William McMullen.

AN ORDINANCE

To authorize the Department of Public Safety (Bureau of City Property) to lease the old Lazaretto property to the Athletic Club of Philadelphia.

SECTION 1. *The Select and Common Councils of the City of Philadelphia do ordain*, That the Department of Public Safety (Bureau of City Property) be, and the same is hereby authorized and directed to lease the old Lazaretto property to the Athletic Club of Philadelphia, for a term of ten years at an annual rental of three hundred

(300) dollars and taxes; the said Athletic Club of Philadelphia to maintain said property and at the end of the said time return it to the City of Philadelphia in as good condition as received.

APPENDIX No. 238.

Philadelphia, February 25, 1898.

To the Select and Common Councils
of the City of Philadelphia

GENTLEMEN:—Your Joint Special Committee appointed to prepare suitable "Resolutions relative to the death of Mr. Charles F. Iseninger, late a member of Common Council from the Second Ward," respectfully report that they have considered said resolution and recommend that a page be set apart in the Journals of Select and Common Councils as the form annexed, and at the end of the year, when such Journals are finished, a handsome bound copy be sent by the Clerk to the family of the deceased, and further recommend that the Clerk of Common Council be, and is hereby authorized to have a portrait of Mr. Iseninger painted and have the same hung upon the wall in the Finance Committee room, and respectfully recommend the passage of the annexed resolutions.

Chas. Roberts (*Ch'n*), W. Van Osten, Thomas Meehan, W. McCoach, Andrew W. Falbey, F. M. Harris, William McMullen, John F. Slater, Edward W. Patton, Jos. L. Nobre.

RESOLUTION "A"

Of instruction to the Clerks of Councils to have a page set apart in the Journals of Select and Common Councils, containing a minute of the death of Mr. Charles F. Iseninger, and the Clerk of Common Council to have a portrait of Mr. Charles F. Iseninger painted and hung upon the wall of the Finance Committee room.

Resolved, by the Select and Common Councils of the City of Philadelphia, That a page be set apart in the

Journals of the Select and Common Councils as the form annexed, and at the end of the year when such Journal is finished a handsome bound copy be sent by the Clerk to the family of the deceased.

Resolved, That the Clerk of Common Council be, and is hereby authorized to have a portrait of Mr. Charles F. Iseminger painted and have the same hung upon the wall in the Finance Committee room. The cost of same to be charged to Item 7, in the annual appropriation to the Clerks of Councils, for the year 1898.

RESOLUTION "B"

Relative to the death of Mr. Charles F. Iseminger, late a member of Common Council.

WHEREAS, Mr. Charles F. Iseminger, who was for more than twenty years a faithful member of Common Council, died at his residence, in the Second Ward of this City, on January 29, 1898, and it is fitting that such conspicuous service be appropriately acknowledged; therefore be it

Resolved, by the Select and Common Councils of the City of Philadelphia, That in the death of Mr. Charles F. Iseminger, the City has lost a conscientious, fearless and efficient legislator who was endeared to his fellow members by his cheerful, warm hearted and generous nature during a long and consistent career.

Resolved, That these Resolutions be suitably engrossed and presented to his family as a slight token of esteem.

APPENDIX No. 239.

OFFICE OF THE MAYOR.

Philadelphia, March 3, 1898.

To the Select and Common Councils
of the City of Philadelphia .

GENTLEMEN:—I have the honor to herewith transmit a communication received from Mr. John Addison Porter, Secretary to the President of the United States, conveying the President's grateful thanks in behalf of the families bereaved by the destruction of the United States Battleship "Maine," and for himself, for the resolution of sympathy passed by your Honorable Bodies on February 19, 1898.

I am, respectfully,
CHAS. F. WARWICK,
Mayor.

EXECUTIVE MANSION.

Washington, D. C., February 21, 1898.

HON. CHAS. F. WARWICK,
Mayor of Philadelphia.

MY DEAR SIR:—The President has received your communication of the 19th instant, and directs me to convey to you, and through you to the Councils of the City of Philadelphia his grateful thanks in behalf of the families bereaved by the destruction of the United States Battleship "Maine," and for himself, for the resolution of sympathy and condolence of your city and for the tribute of respect to the memory of the deceased officers and sailors.

Your letter and its enclosure have been forwarded to the Secretary of the Navy.

Very respectfully yours,
JOHN ADDISON PORTER,
Secretary to the President.

APPENDIX No. 240.

OFFICE OF THE MAYOR.

Philadelphia, March 3, 1898.

To the Select and Common Councils
of the City of Philadelphia.

GENTLEMEN :—I have the honor to herewith transmit for your consideration a communication received from Mr. Thomas M. Thompson, Director of the Department of Public Works, relative to an additional appropriation to the Department of Public Works, Bureau of Water, made necessary to carry out the provisions of an Act of Assembly, approved July 6, 1897, entitled "An Act to regulate the Hours of Labor of Mechanics, Workingmen and Laborers in the Employ of the State or Municipal Corporations therein or otherwise engaged on Public Works," together with a copy of the City Solicitor's opinion relating to the above mentioned Act of Assembly.

I am, respectfully,

CHAS. F. WARWICK,

Mayor.

—

Philadelphia, February 24, 1898.

HON. CHAS. F. WARWICK,
Mayor of Philadelphia.

DEAR SIR:—On July 6, 1897, there was approved by his Excellency, Daniel H. Hastings, Governor of the Commonwealth of Pennsylvania, an Act entitled "An Act to Regulate the Hours of Labor of Mechanics, Workingmen and Laborers in the Employ of the State or Municipal Corporations therein or otherwise engaged on Public Works."

The enforcement of this Act will affect the operations of this Department, particularly that of the Bureau of Water. The attention of the Department has frequently been called to the requirements of this Act of Assembly

by several of the labor unions in the City, who, only recently, employed Clinton Rogers Woodruff, Esq., as their attorney. Several days ago a conference was held at this office between Mr. Woodruff, representatives of several labor unions, and myself, the result being that I at once instructed the Chief of Bureau of Water to place the laborers employed in his Bureau on eight hours time, paying them at the rate of $17\frac{1}{2}$ cents per hour, which is the same rate of pay received by them when working 10 hours a day.

On January 31st, I wrote to the City Solicitor, asking whether in his opinion, this Act of Assembly applied to salaried employees, such as engineers, oilers, firemen, coal-passers, etc., and skilled workmen, such as bricklayers, stone masons, carpenters, etc.

Under date of February 7th, I received a reply from him (copy of which find enclosed), in which he expresses the opinion that both classes of workmen above referred to, must be held to come within the purview of the statute.

To carry out the provisions of this Act of Assembly, so far as the salaried employees employed at the several pumping stations of the Bureau of Water are concerned, it will require additional men and additional appropriation, as follows:

Engineers.

Pumping Stations.	Present Force.	Increase.	Amount.	Total Force.
Fairmount.....	2	1	\$1,100	3
Spring Garden, upper house....	2	1	1,200	3
Spring Garden, lower house.....	2	1	1,000	3
Belmont.....	2	1	1,000	3
Belmont Auxiliary.....	2	1	850	3
Queen Lane.....	2	1	1,200	3
Roxborough.....	2	1	1,000	3
Roxborough Auxiliary..	2	1	850	3
Mount Airy.....	2	1	810	3
Chestnut Hill.....	2	1	750	3
Frankford	2	1	1,000	3
Relief.....	3	2	2,000	5
Total	25	13	\$12,760	38

Oilers.

Pumping Stations.	Present Force.	Increase.	Amount.	Total Force.
Fairmount.....	6	6
Spring Garden, upper house....	10	5	\$4,000	15
Spring Garden, lower house.....	8	4	3,200	12
Belmont.....	6	3	2,400	9
Queen Lane.....	6	3	2,400	9
Roxborough.....	4	2	1,600	6
Frankford.....	4	2	1,600	6
Relief.....	6	4	3,200	10
Total.....	50	23	\$18,400	73

Firemen.

Pumping Stations.	Present Force.	Increase.	Amount.	Total Force.
Fairmount.....
Spring Garden, upper house....	16	8	\$6,800	24
Spring Garden, lower house.....	20	10	8,500	30
Belmont.....	8	4	3,400	12
Belmont Auxiliary.....	2	1	850	3
Queen Lane.....	15	8	6,800	23
Roxborough.....	8	4	3,400	12
Roxborough Auxiliary.....	2	1	850	3
Frankford.....	6	3	2,550	9
Relief.....	13	6	5,100	19
Total.....	90	45	\$38,250	135

Coal Passers.

Pumping Stations.	Present Force.	Increase.	Amount.	Total Force.
Fairmount.....				
Spring Garden, upper house.....	4	2	\$1,450	6
Spring Garden, lower house.....	8	4	2,900	12
Belmont.....	4	2	1,450	6
Queen Lane.....	6	3	2,175	9
Roxborough.....	4	2	1,450	6
Mt. Airy.....	2	1	725	3
Frankford.....	2	1	725	3
Relief.....		7	5,075	7
Total.....	30	22	\$15,950	52

Police and Watchmen.

Pumping Stations, etc.	Present Force.	Increase.	Amount.	Total Force.
Fairmount.....	4	2	\$1,580	6
Corinthian Avenue Basin.....	2	1	675	3
Spring Garden.....	2	1	675	3
East Park Reservoir.....	4	2	1,350	6
Belmont Basin.....	2	1	675	3
Queen Lane Basin.....	4	2	1,350	6
Roxborough, lower basin.....	2	1	675	3
Roxborough, upper basin.....	2	1	675	3
Wentz Farm Reservoir.....	2	1	675	3
Lehigh Avenue Basin.....	2	1	675	3
Storehouse.....	1	1	675	2
Relief.....	4	3	2,025	7
Total.....	31	17	\$11,705	48

Increase.

13 Engineers.....	\$12,760
23 Oilers.....	18,400
45 Firemen.....	38,250
22 Coal-passers.....	15,950
2 Police.....	1,580
15 Watchmen.....	10,125
Total.....	\$97,065

I have not included in the above estimate, the additional number of oilers, firemen and coal-passers necessary for maintaining complete twelve-hour shifts at the Queen Lane Pumping Station. For this purpose, the services of two additional oilers, seven firemen and four coal-passers are needed, with an appropriation of \$10,450 for their salaries, to which is to be added the further sum of \$4,800 to provide additional men under the Eight Hour Law. These additional men were asked for, for 1898, but were not allowed by Councils. Per diem men are now and have been heretofore, performing the services.

At the present time, it is the custom of the Department to allow the several classes of employees included in the above statement, one day off duty in seven days. Should this custom be discontinued, the sum could be reduced \$39,065; we also allow them ten days vacation during the summer season, which, if dispensed with, would make a further reduction of \$7,764.20.

Neither have we included in the above estimate the additional men which would be required to place the skilled workmen, such as stone masons, bricklayers, carpenters, etc., upon eight-hour time. This, roughly estimated, would cost about \$40,000.

I have the honor to request that you transmit this matter to Councils for their consideration.

Yours respectfully,

THOMAS M. THOMPSON,

Director.

LAW DEPARTMENT.

Philadelphia, February 7, 1898.

THOMAS M. THOMPSON, Esq.,

Director, Dept. of Public Works.

DEAR SIR:—I am in receipt of your letter of the 31st ult., in reference to the Act of July 6, 1897, entitled "An Act to regulate the hours of labor of mechanics,

workingmen and laborers in the employ of the State, or municipal corporations therein, or otherwise engaged on public works;" also, enclosing a letter from Clinton Rogers Woodruff, Esq., attorney for various labor unions.

You ask the opinion of this Department whether "this law applies to salaried employees, such as engineers, oilers, firemen and coal-passers, etc., also the skilled mechanics, such as bricklayers, stone masons, carpenters, etc., who are carried on the per diem roll.

The terms of the Act are quite broad in defining those employees to whom it is made applicable. It specifically includes "all mechanics, workingmen and laborers now or hereafter employed," etc.

In view of the inclusive nature of the terms thus used, I am of the opinion that both classes of workingmen concerning whom you inquire, must be held to come within the purview of the statute.

Yours respectfully,

JOHN L. KINSEY,

City Solicitor.

APPENDIX No. 241.

LAW DEPARTMENT.

Philadelphia, March 1, 1898.

GEORGE W. KOCHERSPERGER, Esq.,
Chief Clerk of Common Council.

DEAR SIR:—I enclose you herewith copy of the report of the jury in the matter of the opening of Supplee street, from Fifty-fourth to Fifty-sixth street, Thirty-fourth Ward, filed March 3, 1898.

This street is not physically opened, except to half its width, which has been graded by the owner of some of the abutting land for the purpose of erecting houses.

Yours very truly,

JOHN L. KINSEY,

City Solicitor.

IN THE COURT OF QUARTER SESSIONS FOR
THE COUNTY OF PHILADELPHIA.

In the matter of the opening of Supplee street, from Fifty-fourth street to Fifty-sixth street, in the Thirty-fourth Ward of the City of Philadelphia.

(Copy.)

REPORT OF JURY.

(Filed March 3, 1898.)

To the Honorable the Judges of said Court:

The undersigned jurors, appointed by your Honorable Court to determine the necessity for the opening of Supplee street, from Fifty-fourth street to Fifty-sixth street, in the Thirty-fourth Ward, and if they so determine, to assess the damages and benefits, if any, caused by reason of the opening of the said Supplee street, from Fifty-fourth street to Fifty-sixth street, respectfully report:

That after due notice, proof whereof appears of record and is filed with this report, the jurors met for organization in Room 581, City Hall, on November 26, 1897. The following jurors were present: Thomas C. Gill, Eben S. Talmage, C. H. Woodruff, J. C. Wiestenberg, Chester N. Farr, Sr., and George D. Maull. At this meeting Sharswood Brinton, Esq., appeared for the petitioners, and Charles E. Perkins, Esq., Assistant City Solicitor, for the City of Philadelphia. There also appeared at other meetings, Charles E. Lex, Esq., representing Sarah Yewdall, and William and John Jones; Messrs. Walton and Andre representing E. R. Jenkinson.

That at this meeting, to wit, November 26, 1897, the jurors were severally sworn or affirmed on their *voir dire*, and examined touching their capacity to serve as jurors. Each juror being found disinterested, competent, and in all respects duly qualified to serve, they were then severally sworn or affirmed to perform their duties as road jurors

in the matter of the opening of Supplee street, from Fifty-fourth to Fifty-sixth street, impartially and according to their best judgment. The jury then organized by electing Thomas C. Gill, foreman, and George D. Maull, secretary. After which they adjourned to meet on the line of the proposed opening of Supplee street, between Fifty-fourth and Fifty-sixth streets.

That on November 30, 1897, the jury met on the ground and viewed the property on the line of the proposed opening. Subsequent meetings were held on December 7, 10, 14, 17, 22, 1897. At the aforesaid meetings testimony was heard as to the public necessity for the opening of the said Supplee street, between the points named, and at a meeting held December 23, 1897, the jury reported that after due consideration they found that the public necessity required the opening of Supplee street, from Fifty-fourth street to Fifty-sixth street. The jury then made an effort to obtain releases of damages from the property owners along the line of the street, but were unable to do so except from the heirs of Casper Garrett, who would only give them a verbal release of any claim for damages.

Subsequent meetings were held on January 11, 13, 19, 20, 26, 28; February 2, 4, 7, 1898, for the purpose of hearing testimony as to the various claims for damages by reason of the opening of the said street. On January 10, 1898, the jury held a meeting for consultation and making up their schedule of awards and assessment of benefits. At these meetings testimony was presented on behalf of the property owners along the line of the said street, and by the City of Philadelphia, and arguments of counsel representing the claimants and the City of Philadelphia were also heard.

On January 11, 1898, the jury held a meeting for about half an hour to three-quarters of an hour, and adjourned because Sharswood Brinton, Esq., representing Henry Weer, did not produce any witnesses before the jury, and did not close his case. The jury therefore assessed the cost of the meeting amounting to \$12 upon Mr. Brinton.

And now, therefore, after a full and careful consideration of all the testimony submitted to them, and after a careful view and review of the lines and grades of Supplee street, from Fifty-fourth street to Fifty-sixth street, and considering as well the advantages and disadvantages to each and every property owner along the line of the said street, between the points named, by reason of the taking of property and opening of the street to the present confirmed grade, and acting on their best judgment, the jury do find that the following property owners are damaged by the opening of the said Supplee street, from Fifty-fourth to Fifty-sixth street:

Emma R. Jenkinson, lot 25x49, southeast corner of Fifty-fifth and Supplee streets.....	\$525 00
Sarah Yewdall, lot 25 x 50, northeast corner of Fifty-fifth and Supplee streets.....	525 00
Henry Weer, lot northeast side of Supplee street, between Fifty-fifth and Fifty-sixth streets..	1,200 00

The jury also find that the following properties are benefited by the opening of Supplee street, between Fifty-fourth and Fifty-sixth streets:

Casper Garrett, lot northwest corner Fifty-fourth and Supplee streets, 435 feet $2\frac{7}{8}$ inches on Supplee street, by 300 feet on Fifty-fourth street	\$1,500 00
Wm. Jones, John Jones and Nathan R. S. Yewdall, lot southwest corner Fifty-fourth and Supplee streets, 436 feet $8\frac{1}{4}$ inches on Supplee street, by 156 feet $6\frac{1}{4}$ inches on Fifty-fourth street	750 00

All of which is respectfully submitted.

Thomas R. Gill
George D. Maull,
Eben S. Talmage,

Chas. H. Woodruff,
J. C. Weistenberg,
Chester N. Farr, Sr.

APPENDIX No. 242.

LAW DEPARTMENT.

Philadelphia, February 28, 1898.

GEORGE W. KOCHERSPERGER, Esq.,
Chief Clerk of Common Council.

DEAR SIR:—I hand you herewith copy of the report of the jury in the matter of the opening of Fifty-seventh street, from Haverford avenue to Lansdowne avenue, in the Thirty-fourth Ward, filed this day. This street between the points named, has been physically opened since the spring of 1897.

Yours very truly,

JOHN L. KINSEY,
City Solicitor.

IN THE COURT OF QUARTER SESSIONS FOR
THE COUNTY OF PHILADELPHIA.

In the matter of the opening of Fifty-seventh street, from Haverford avenue to Lansdowne avenue, in the Thirty-fourth Ward of the City of Philadelphia.

(Copy.)

REPORT OF JURY.

(Filed February 28, 1898.)

To the Honorable the Judges of said Court:

The undersigned jurors, appointed by your Honorable Court to assess the damages and benefits, if any, by reason of the opening and change of grade of Fifty-seventh street, from Haverford avenue to Lansdowne avenue, in the Thirty-fourth Ward, respectfully report:

That after due notice, the jurors met on June 23, 1897, and were duly sworn and qualified in the above case. Each juror was found to be disinterested, competent, and in all respects qualified to serve. The premises were viewed on June 26, 1897, and John P. Watson was elected foreman. The jury thereupon proceeded to take testimony and held meetings to hear the same on the following days, to wit: June 28, 30; July 7; September 15, 22, 29; October 6, 13, 16, 19, 26; November 1, 9, 16, 23, 30; December 1, 7, 14, 22, 28, 1897; January 4, 11, 13, 14, 17; and for consultation on January 18, 19, 20, 28, and February 2, 1898, together with one meeting to sign this report.

That at these meetings the official plan was produced for the use of the jury, the affidavit of service of notice on the registered property owners was also produced, and the petition filed in the case was read before the jury.

Testimony was offered on behalf of Henry Brooks, the petitioner, by Samuel F. Clevenger, Esq., his attorney; by Samuel S. Craig, Esq., on behalf of Clifford Pemberton, Jr.; by Henry M. DuBois, Esq., on behalf of Henry C. Carroll; by John M. Jennings, Esq., on behalf of Robert W. Fitzell; by Wm. L. Nevin, Esq., on behalf of John Wanamaker, and by Chester N. Farr, Jr., Esq., Assistant City Solicitor, on behalf of the City of Philadelphia.

And now, therefore, after a full and impartial consideration of all the testimony submitted to them, and after a careful view and review of the lines and grades at which the said street is to be opened, and taking into consideration not only the damages and benefits arising from the opening of the said street, but also the grade at which it is opened, the jury make the following awards of damages arising from said opening and change of grade to the property owners abutting on said street as opened upon the City plan:

Henry Brooks	\$8,000 00
Clifford Pemberton, Jr.	5,044 00
Henry C. Carroll	8,500 00
Robert W. Fitzell.....	1,718 00
John Wanamaker, (no award).	

The jury assessed no benefits.

All of which is respectfully submitted.

Wm. Penn Cooper,

John P. Watson,

Chas. E. Nock,

R. Meade Bache,

Richard M. Cadwallader,

J. Redman Coxe.

APPENDIX No. 243.

LAW DEPARTMENT.

Philadelphia, February 25, 1898.

GEORGE W. KOCHERSPERGER, Esq.,
Chief Clerk of Common Council.

DEAR SIR:—I hand you herewith copy of the report of jury in the matter of the opening of Thirty-sixth street, from Fisk to Mill streets, in the Twenty-eighth Ward. Report filed February 23, 1898.

Thirty-sixth street, between the points indicated, is physically opened and graded.

Yours very truly,

JOHN L. KINSEY,

City Solicitor.

IN THE COURT OF QUARTER SESSIONS FOR
THE COUNTY OF PHILADELPHIA.

In the matter of the opening of Thirty-sixth street, from Fisk street to Mill street, in the Twenty-eighth Ward of the City of Philadelphia.

(Copy.)

REPORT OF JURY.

(Filed February 23, 1898.)

To the Honorable the Judges of said Court:

The jurors appointed by your Honorable Court to assess the damages and benefits, if any, caused by reason of the opening of Thirty-sixth street, from Fisk avenue to Mill street, in the Twenty-eighth Ward of the City of Philadelphia, respectfully report:

That after due notice by service upon the registered owners of property along the line of said Thirty-sixth street, from Fisk avenue to Mill street, the jury met in room No. 377, City Hall, on December 15, 1897, at 2 P. M. At this meeting the following jurors were present: George Thomas, Carl G. Meininger, Samuel Clark, Augustin S. Roberts, George F. Stringer, and Thomas S. Parke. There also appeared, Messrs. White and White, for John Dobson; J. C. Stillwell, Esq., for William Weightman; Francis S. Cantrell, Esq., for Annie Fletcher; J. Henry McIntyre, Esq., for William Breadecker, and J. Lee Patton, Esq., Assistant City Solicitor, for the City of Philadelphia.

Each member of the jury was first sworn or affirmed by one of their number on their *voir dire*, and examined as to his competency to serve as a member of this jury. Each juror was found to be disinterested, competent, and in all respects duly qualified to serve. Each juror was then sworn or affirmed by one of their number to perform his duties as juror in the matter of the opening of Thirty-sixth street, from Fisk avenue to Mill street, faithfully, impartially and according to the best of his judgment. The jury organized by electing Augustin S. Roberts, foreman and Carl G. Meininger, secretary, after which the affidavit of service of notice was produced and read to the jury and the petition for the appointment of a jury was also read. The Surveyor not having completed the preparation of the plan, the jury adjourned to meet at the call of the City Solicitor.

On January 24, 1898, the jury meet at 11 A. M., in room No. 377, City Hall. At this meeting all of the jurors were present, and proceeded from the City Hall to the premises and viewed the same, and then adjourned to meet on January 28, 1898, at 11 A. M.

Subsequent meetings were held for the purpose of taking testimony hearing the arguments of counsel on January 28, 31; February 7, and for consultation on February 10. The jury being unable to agree as to the award to be made to William Breadeker, adjourned to review the premises on February 12th. On February 12, 1898, the jury met on the premises and reviewed the same. On Monday, February 14, 1898, the jury met for consultation.

And now, therefore, after a full and careful consideration of all the testimony submitted to them, and after a careful view and review of the lines and grades at which the said Thirty-sixth street is to be opened, from Fisk avenue to Mill street, and considering as well the advantages and disadvantages to each and every property owner, the jury do find and award the following damages:

William Weightman	\$1,000 00
Annie Fletcher	150 00
William Breadeker	206 00

Total amount of awards.. \$1,356 00

The jury do further find that no properties are benefited by the said opening, and that all of the damages should be paid by the City of Philadelphia.

All of which is respectfully submitted.

Thomas S. Parke,

Geo. F. Stringer,

Augustin S. Roberts,

Samuel Clarke,

Carl G. Meininger,

George Thomas.

APPENDIX No. 244.

Philadelphia, March 3, 1898.

To the Presidents and Members of Select and
Common Councils of the City of Philadelphia.

GENTLEMEN:—The Committee on Finance respectfully report that they have considered a bill entitled “An Ord-

nance to make an appropriation to the Commissioners of Fairmount Park, of the Park Fund received in 1897, and now in the City Treasury," and return the annexed bill with a favorable recommendation, and ask its passage.

Chas. Roberts (*Ch'n pro tem.*), Wm. McCoach, Jas. B. Anderson, R. R. Bringham, Wm. H. Garrett, Wm. R. Knight, Jr., Edward A. Anderson, Gustave Hahn, Charles Seger, Arthur T. Wadsworth, Wm. Van Osten, D. S. B. Chew, Chas. K. Smith.

AN ORDINANCE.

To make an appropriation to the Commissioners of Fairmount Park, of the Park Fund received in 1897, and now in the City Treasury.

SECTION 1. *The Select and Common Councils of the City of Philadelphia do ordain*, That the sum of five thousand three hundred and sixty (5,360) dollars and sixty-seven (67) cents, paid into the City Treasury in accordance with Section 23 of the Act of April 24, 1868, during the year 1897, be, and the same is hereby appropriated to the Commissioners of Fairmount Park. The warrants therefor to be drawn by the said Commissioners.

APPENDIX No. 245.

Philadelphia, March 3, 1898.

To the Presidents and Members of Select and
Common Councils of the City of Philadelphia.

GENTLEMEN:—The Committee on Finance respectfully report that they have considered a communication from William J. Roney, Receiver of Taxes, relative to the unsanitary condition of the carpets in the office of the Department; also, a resolution passed by the Special Committee of seven members of Common Council, appointed May 27, 1897, under Common Council resolution to investigate the relations to the City of the various electric

light companies, and return the annexed bill with a favorable recommendation, and ask its passage.

Chas. Roberts (*Ch'n pro tem.*), (for report extra compensation), Wm. McCoach, Jas. B. Anderson, R. R. Bringhurst, Wm. H. Garrett, Wm. R. Knight, Jr., Edward A. Anderson, Gustave Hahn, Charles Seger, Arthur T. Wadsworth, Wm. Van Osten, D. S. B. Chew, Chas. K. Smith.

AN ORDINANCE

Making an appropriation to the Department of Receiver of Taxes, for the purpose of purchasing carpets for the various offices, and to the Clerks of Councils for extra clerical services for the Chief Clerk and Stenographer of the Special Committee appointed to investigate the relations to the City of the various electric light companies, in the annual appropriation for the year 1898.

SECTION 1. *The Select and Common Councils of the City of Philadelphia do ordain*, That the sum of fifteen hundred and seventy-five (1,575) dollars be, and the same is hereby appropriated, as follows: In the annual appropriation to the Department of Receiver of Taxes, for the year 1898, to new Item 12, for the purchase of carpets for the various offices in said Department, thirteen hundred and seventy-five (1,375) dollars, and Clerks of Councils, to new Item 13, for extra clerical services rendered by the Chief Clerk and Stenographer of Common Council for the Special Committee appointed to investigate the relations to the City of the various electric light companies, one hundred (100) dollars each, two hundred (200) dollars.

APPENDIX No. 246.

Philadelphia, March 3, 1898.

To the Presidents and Members of Select and
Common Councils of the City of Philadelphia.

GENTLEMEN:—The Committee on Finance respectfully report that they have considered a bill entitled "An Ordi-

nance to authorize the City Controller to countersign warrants for bills contracted in making repairs of fire damages in north corridor, sixth floor of the City Hall," and return the annexed bill with a favorable recommendation, and ask its passage.

Chas. Roberts (*Ch'n pro tem.*), Wm. McCoach, Jas. B. Anderson, R. R. Bringham, Wm. H. Garrett, Wm. R. Knight, Jr., Edward A. Anderson, Gustave Hahn, Charles Seger, Arthur T. Wadsworth, Wm. Van Osten, D. S. B. Chew, Chas. K. Smith.

AN ORDINANCE

To authorize the City Controller to countersign warrants for bills contracted in making repairs of fire damages in north corridor, sixth floor of the City Hall.

SECTION 1. *The Select and Common Councils of the City of Philadelphia do ordain*, That the City Controller be, and he is hereby authorized to countersign warrants for bills contracted by the Commissioners for the Erection of the Public Buildings in making necessary repairs of fire damages to north corridor, sixth floor of City Hall; said repairs to be made at the rates and under the terms of the contract or contracts under which the work damaged was originally executed; said warrants to be charged against the appropriation to the Commissioners for the Erection of the Public Buildings, for the year 1898.

APPENDIX No. 247.

Philadelphia, March 3, 1898.

To the Presidents and Members of Select and
Common Councils of the City of Philadelphia.

GENTLEMEN:—The Committee on Finance respectfully report that they have considered a bill entitled "An Ordinance to enter satisfaction on the official bond of Thomas L. Hicks, late Chief of the Bureau of Highways, Depart-

ment of Public Works, and William K. Park, late Chief of the Bureau of Gas, Department of Public Works," and return the annexed bill with a favorable recommendation, and ask its passage.

Chas. Roberts (*Ch'n pro tem.*), Wm. McCoach, Jas. B. Anderson, R. R. Bringhurst, Wm. H. Garrett, Wm. R. Knight, Jr., Edward A. Anderson, Gustave Hahn, Charles Seger, Arthur T. Wadsworth, Wm. Van Osten, D. S. B. Chew, Chas. K. Smith.

AN ORDINANCE

To enter satisfaction on the official bonds of Thomas L. Hicks, late Chief of the Bureau of Highways, Department of Public Works, and William K. Park, late Chief of the Bureau of Gas, Department of Public Works.

SECTION 1. *The Select and Common Councils of the City of Philadelphia do ordain*, That the City Solicitor be authorized and directed to enter satisfaction on the official bonds of Thomas L. Hicks, late Chief of the Bureau of Highways, Department of Public Works, and William K. Park, late Chief of the Bureau of Gas, Department of Public Works: *Provided*, The City Controller shall first certify that their accounts are settled and there is no default.

APPENDIX No. 248.

Philadelphia, March 3, 1898.

To the Presidents and Members of Select and
Common Councils of the City of Philadelphia.

GENTLEMEN :—We, your Committee on Highways, to whom was referred the bill entitled "An Ordinance to authorize the Department of Public Works to pay certain bill for grading, paving and curb setting," respectfully report that we have examined and approve the same, and for the reasons set forth in the report of the Sub-Com-

mittee hereto annexed submit for your consideration the said ordinance.

Wm. F. Dixon (*Ch'n*), John W. Davidson, W. F. Short, P. E. Costello, J. H. B. Amick, Thos. Wagner, Jr., Chas. C. Warwick, Jos. H. Brown, Watson D. Upperman, P. A. McClain, John P. Buckley, Arthur H. MacOwen, John J. Orr, Wm. R. Knight, Jr., Jas. Wolstencroft.

To the Committee on Highways.

GENTLEMEN:—Your Sub-Committee, to whom was referred “An Ordinance to authorize the Department of Public Works to draw warrants in favor of Dennis Mahoney, to pay for curb-setting and footway paving,” respectfully report that they have examined into the matter and find that the strips of land in front of which the work was done are not of sufficient value to warrant the contractor in proceeding to collect the amount of the claim by sale. The contractor for curb-setting and footway paving is required by the contract which is a general one to set the curb and repair and relay footways whenever and wherever he may be required to do so during the year for which he contracts, he has no knowledge in advance of the making of his contract, or in front of what property the work is to be done; his contract is for so much per foot for curb-setting and so much per yard for footway paving and repaving, and often the necessities are so great that the work must be done at once, hence it is that he has no choice but to comply, and has no opportunity of examining as to whether the property in front of which the work is to be done is worth the amount of the bill indeed under his contract he has but to comply with the order and while he has agreed to accept in payment assessment bills against the property improved, yet when it is apparent that the property is not of sufficient value to pay for the work done it does not seem to be just and fair that in cases like the present the contractor should lose the amount of his bill because it cannot be

recovered from the property. We, therefore, report the ordinance back with a favorable recommendation.

Thos. Wagner, Jr. (*Ch'n*), J. H. B. Amick, Arthur H. MacOwen.

AN ORDINANCE

To authorize the Department of Public Works to pay certain bills for grading, paving and curb-setting.

SECTION 1. *The Select and Common Councils of the City of Philadelphia do ordain*, That the Department of Public Works be authorized to draw, and the City Controller requested to countersign, warrants in favor of Dennis Mahoney, to pay the following bills: A warrant in the sum of twenty-four (24) dollars and fifty-three (53) cents, to pay for cut granite curved curb set on the southwest side of Margaret street, southeast of Willow street, being in front of a narrow strip of ground four (4) feet one-fifth (1-5) of an inch in width; a warrant in the sum of one hundred and fifty (150) dollars and seventy-four (74) cents for new curbstone and footway paving on the southwest side of Margaret street, southeast of Willow street, in front of a narrow strip of ground; a warrant in the sum of one hundred and thirty-six (136) dollars and sixty-seven (67) cents for curbstone and footway paving on the northeast corner of Ruth and Cambria streets, in front of a narrow strip of ground; a warrant in the sum of seventy-two (72) dollars and nine (9) cents for footway, grading and paving in front of a narrow strip of ground on the north side of Emley street, east of Sixteenth street; a warrant in the sum of one hundred and fifty-four (154) dollars and ninety-three (93) cents, to pay for curbstone and footway paving in front of a narrow strip of property on the southeast side of Oakland street, between Orthodox and Bridge streets; a warrant in the sum of fifty-eight (58) dollars and seventeen (17) cents for curbstone in front of narrow strip of ground on the northeast side of Manayunk avenue, southeast corner of Hillside avenue, and shall charge the said amounts to Item 6, in the annual appropriation to the Department of Public Works, Bureau of Highways.

APPENDIX No. 249.

Philadelphia, March 3, 1898.

To the Presidents and Members of Select and
Common Councils of the City of Philadelphia.

GENTLEMEN :—We, your Committee on Highways, to whom was referred the bill entitled “An Ordinance to authorize the Department of Public Works to pay for curb setting on Manayunk avenue and Wood street,” respectfully report that we have considered and approve the same, and for the reasons set forth in the report of the Sub-Committee and the Department of Public Works hereto annexed submit for your consideration the annexed ordinance.

Wm. F. Dixon (*Ch’n*), John W. Davidson, W. F. Short, P. E. Costello, J. H. B. Amick, Thos. Wagner, Jr., Chas. C. Warwick, Jos. H. Brown, Watson D. Upperman, F. A. McClain, John P. Buckley, Arthur H. MacOwen, John J. Orr, Wm. R. Knight, Jr., Jas. Wolstencroft.

To the Committee on Highways.

GENTLEMEN :—Your Sub-Committee, to whom was referred the within ordinance to authorize warrants to be drawn to pay Dennis Mahoney for setting curb on Manayunk avenue, between Shur’s lane and Hermit street; and on Wood street, northwest of Krams avenue, respectfully report that they have carefully considered the matter and find that Councils by ordinance authorized the paving of the roadway of said streets to be done; the payment thereof to be paid out of the annual appropriation to the Department of Public Works as recited in the ordinance. As the contractor for setting curb under his contract was required to do the work as ordered by the Department, and who had no choice but to comply; and as Councils by the ordinance of March 29, 1897, provided for the paving of the street at public expense, it is but fair that the contractor for curbing should be paid in the same

manner without being compelled to take his chance of recovering against property owners, which in the opinion of your Sub-Committee will be unsuccessful under the circumstances.

Your Sub-Committee therefore report back the ordinance with a favorable recommendation.

Thos. Wagner, Jr. (*Ch'n*), J. H. B. Amick, Arthur H. MacOwen.

DEPARTMENT OF PUBLIC WORKS.

Philadelphia, November 27, 1897.

WILLIAM H. FELTON, Esq.,

Clerk, Committee on Highways.

DEAR SIR:—Yours of the 1st inst., enclosing draft of ordinance to authorize the Department of Public Works to pay for the setting of curb on Manayunk avenue and Wood street, received and referred to the Acting Chief of Bureau of Highways, who reports thereon as follows:

“Councils by ordinance approved March 29, 1897, authorized and directed the Department of Public Works to proceed with the paving of Wood street, from Green lane to Leverington avenue, and to pay the bills for having the east side of said street paved. Also, Manayunk avenue, from Shur’s lane to Hermit street, and to pay the bills on the southwest side of said street. The bills of Dennis Mahoney referred to in the draft of ordinance are for work done on the same sides of the streets as that authorized in the herein-before mentioned ordinance.

We know little to add to the reasons which weighed with Councils when they authorized the payment by the City for the paving of the cartways of Manayunk avenue and Wood street, other than the said streets are from 35 to 40 feet higher than the abutting property, which renders the collection by the contractors in many instances, impossible, as the value of the property, it was claimed, would not amount to as much as the assessment bills.

We fail to find any correspondence relative to the ordinance of March 29, 1897, and from what we can learn, said ordinance, which was passed prior to the execution of the contract for the paving, was introduced by the Chairman of the Committee on Highways and passed, without being referred to this Department.

The same conditions exist as to the work of Dennis Mahoney for setting curb and paving sidewalks at the same points on the streets hereinbefore mentioned, as existed when the streets were paved and for which ordinance of Councils was passed, authorizing the Department to pay the bills. Mr. Mahoney did the work of setting the curbing on the streets, under order from the Bureau of Highways.

Herewith find draft of ordinance returned.

Yours respectfully,

THOMAS M. THOMPSON,

Director.

—

AN ORDINANCE

To authorize the Department of Public Works to pay for curb setting on Manayunk avenue and Wood street.

WHEREAS, By ordinance, approved March 29, 1897, the Department of Public Works was authorized to proceed with the paving of Manayunk avenue and Wood street, and pay the bills for the said paving out of the annual appropriation to the Department of Public Works.

AND WHEREAS, Before said paving could be done the necessary curb was required to be set, for which the contractor is unable to collect his money; therefore,

SECTION 1. *The Select and Common Councils of the City of Philadelphia do ordain*, That the Department of Public Works be authorized to draw, and the City Controller requested to countersign, a warrant in the sum of three hundred and ninety-nine (399) dollars and ninety (90) cents, to pay Dennis Mahoney for setting curb on

Manayunk avenue, between Shur's lane and Hermit street, and a warrant in the sum of three hundred and ninety-five (395) dollars and fifty-eight (58) cents, to pay Dennis Mahoney for setting curb on Wood street, northwest of Kram's avenue, and shall charge the said amounts to **Item 2**, for paving, in the annual appropriation to the Department of Public Works (Bureau of Highways).

APPENDIX No. 250.

Philadelphia, March 3, 1898.

To the Presidents and Members of Select and
Common Councils of the City of Philadelphia.

GENTLEMEN :—We, your Committee on Highways, to whom was referred the bill entitled "An Ordinance granting permission to Henry Erdman & Sons to lay a terra cotta pipe under and across Frankford avenue, from 1810 to 1811 Frankford avenue, north of Montgomery avenue," having considered said ordinance, report the same back with a favorable recommendation.

Wm. F. Dixon (*Ch'n*), John W. Davidson, W. F. Short, P. E. Costello, J. H. B. Amick, Thos. Wagner, Jr., Chas. C. Warwick, Jos. H. Brown, Watson D. Upperman, P. A. McClain, John P. Buckley, Arthur H. MacOwen, John J. Orr, Wm. R. Knight, Jr., Jas. Wolstencroft.

AN ORDINANCE

Granting permission to Henry Erdman & Sons to lay a terra cotta pipe under and across Frankford avenue, from 1810 to 1811 Frankford avenue, north of Montgomery avenue.

SECTION 1. *The Select and Common Councils of the City of Philadelphia do ordain*, That permission be granted to Henry Erdman & Sons to lay an 8-inch terra cotta pipe, enclosing one steam pipe, under and across Frankford avenue, from 1810 to 1811 Frankford avenue,

north of Montgomery avenue, for the purpose of connecting their factory with storage building on opposite sides of said street. The said pipe to be of sufficient depth below the surface to clear all existing pipes, and shall be constructed under the proper supervision and direction of the Department of Public Works, in accordance with the plans to be submitted to and approved by the Board of Highway Supervisors : *Provided*, That the said Henry Erdman & Sons shall agree to be responsible for all damages that may be caused by reason of this privilege being granted, and shall repair and repave that part of the street opened for the pipe, and shall repair all defects of the street that may appear from time to time to be caused by them whenever requested by the Director of the Department of Public Works to put the street in order: *And provided, also*, The privilege hereby granted shall be revocable at any time without notice by the passage of a resolution or ordinance to that effect : *Provided, further*, That the said Henry Erdman & Sons shall pay into the City Treasury sum of fifty (50) dollars for the publication of this ordinance.

APPENDIX No. 251.

Philadelphia, March 3, 1898.

To the Presidents and Members of Select and
Common Councils of the City of Philadelphia.

GENTLEMEN :—We, your Committee on Highways, to whom was referred the ordinance to authorize the opening of Rising Sun and Torresdale avenues; Luzerne, Third, Green, Hagerman, Thirty-third, Thirty-fourth, Forty-seventh, Sixty-first, Pike, Wayne, and Fountain streets, and St. Luke's place, beg leave to report that we have carefully considered these ordinances, and the Sub-Committees in each case have secured from the owners of property, wherever possible, agreements in writing relative to the damage.

Rising Sun avenue, Luzerne and Third streets are to avoid one of the most dangerous grade crossings within the City limits. The lines of Rising Sun avenue have been changed in order to provide an undergrade crossing. The damages are estimated at twenty-five thousand (25,000) dollars, but as the improvement is one very necessary this amount is not considered excessive.

Torresdale avenue will be dedicated under an agreement filed, excepting a distance of less than 300 feet, the owner of which agrees not to claim over two thousand (2,000) dollars.

Hagerman street will all be dedicated, excepting a lot of about 200 feet deep, upon which is erected a two-story frame building, the damage for which in no event will exceed two thousand five hundred (2,500) dollars. The opening of Hagerman street and Torresdale avenue will be followed by the immediate improvement of a section now ripe for building purposes and will very speedily return to the City revenue in excess of the amount of damage.

Green street requires the tearing down of two frame dwelling houses, the damages for which are fixed at four thousand (4,000) dollars. As the distance between the two opened streets on either side of Green street is very great, the street should be opened in order to provide an outlet.

Thirty-third street cuts through grounds of a florist and the old stable formerly used by the Diamond Street Omnibus Co. As this street is a boundary street to the Park and opened and improved, excepting the portion now to be opened the ordinance should be passed. An agreement has been secured from the owners of property not to claim over twenty-five thousand (25,000) dollars damages. While this amount may seem large the public demands are such that your Committee think the ordinance should pass.

Thirty-fourth street was dedicated many years ago of the width of 50 feet, but has recently been placed on the plan of the width of 70 feet. North from Reed street the street is improved with sheet asphaltum paving and

built upon on both sides. The lots on both sides of the street are of sufficient depth to properly improve. Very little or no damage can be assessed by reason of the opening of the street.

On Forty-seventh street agreements have been secured from all the owners of property, excepting about 40 feet, agreeing not to claim damages. The street is badly needed in order to provide an outlet for a public school. No possible damage can accrue by reason of the passage of this ordinance.

On Sixty-first and Pike streets agreements will be filed indemnifying the City against damages.

Wayne street is badly needed in order to provide outlets for cross streets. The ground is owned by the Dounton Estate, who are willing to agree not to claim damages in excess of six thousand (6,000) dollars.

Fountain street is to be opened in order to permit of the construction of an outlet sewer draining a large territory now badly in need of drainage. Agreements have been secured from nearly all of the property owners affected, the claims aggregating about six thousand two hundred (6,200) dollars.

St. Luke's place is one of a number of streets that forms a system of streets to be opened and improved in the locality. The only improvement in the way of opening the street is a stable in its bed. The amount of damage cannot exceed two thousand (2,000) dollars, and when it is considered that all of the rest of the streets are to be dedicated free it is but proper that this street should be opened by the City.

As all of the above streets are badly needed for the accommodation of the general public, we report the annexed ordinance with a favorable recommendation.

Wm. F. Dixon (*Ch'n*), John W. Davidson, W. F. Short, P. E. Costello, J. H. B. Amick, Thos. Wagner, Jr., Chas. C. Warwick, Jos. H. Brown, Watson D. Upperman, P. A. McClain, John P. Buckley, Arthur H. MacOwen, John J. Orr, Wm. R. Knight, Jr., Jas. Wolstencroft.

AN ORDINANCE

To authorize the opening of Rising Sun and Torresdale avenues; Luzerne, Third, Green, Hagerman, Thirty-third, Thirty-fourth, Forty-seventh, Sixty-first, Pike, Wayne and Fountain streets, and St. Luke's place.

SECTION 1. *The Select and Common Councils of the City of Philadelphia do ordain*, That the Director of the Department of Public Works be, and is hereby authorized and directed to notify the owners of property over and through which the following streets will pass, that at the expiration of three months from the date of said notice said streets will be required for public use, viz: Rising Sun avenue, from Fifth to Luzerne street, and from Third to Bristol street; Luzerne street, from Sixth to Third street; Third street, from Luzerne street to Rising Sun avenue: *Provided*, That before said Rising Sun avenue, Luzerne and Third streets shall be opened, the North Pennsylvania Railroad Company and the Philadelphia and Reading Railway Company shall file a covenant or agreement satisfactory to the City Solicitor releasing the City from all claims for damages by reason of the opening of said streets in accordance with plans accompanying this ordinance; Torresdale avenue, from Fitler street to Stevenson road; Hagerman street, from Fitler street to Stevenson road; Green street, from Orchard to Tackawanna street; the unopened portion of Thirty-third street, from north of Cumberland street to Lehigh avenue; Thirty-fourth street, from Reed to Harmer street; Forty-seventh street, from Spruce to Walnut street; Sixty-first street, from Market to Arch street: *Provided*, Before said Sixty-first street shall be opened the owners of property abutting thereon shall file an agreement satisfactory to the City Solicitor indemnifying the City against damages by reason of the opening of said street; Pike street, from Sixteenth street to Germantown avenue: *Provided*, Before said Pike street shall be opened the owners of property in the vicinity thereof shall file an agreement satisfactory to the City Solicitor indemnifying the City against damages; Wayne street, from Dounton to Bristol street; Fountain street,

from Manayunk avenue to Smick street; St. Luke's place, from Sixteenth to Seventeenth street: *Provided*, That before said St. Luke's place shall be opened the owners of property shall dedicate the following streets: Bristol street, from Seventeenth street to Germantown avenue; Seventeenth street, from Juniata street to a point about 140 feet south of Cayuga street; St. Mark's place and St. Paul's place, from Sixteenth to Seventeenth street, and a certain new street 40 feet wide, north of Bristol street, from Seventeenth street to Germantown avenue.

SECT. 2. The Mayor of the City is hereby authorized and directed to enter security on behalf of the City of Philadelphia, for the payment of any damages which may be assessed by reason of the opening of said streets; upon the filing of said bonds, and at the expiration of the said three months, the Director of the Department of Public Works shall forthwith proceed to open said streets.

APPENDIX No. 252.

Philadelphia, March 3, 1898.

To the Presidents and Members of Select and
Common Councils of the City of Philadelphia.

GENTLEMEN :—We, your Committee on Highways, to whom was referred the bill entitled "An Ordinance to authorize the grading of Bellevue, Beechwood, Butler, Carlisle, Callowhill, Chew, Camac, Eighth, Edgewood, "F," Forty-seventh, Fifty-sixth, Fifty-ninth, Grant, Hansberry, King, Martin, Norwood, Ontario, Righter, St. Vincent, Thirty-sixth, Sixtieth, Sixty-first, Sixty-fourth, Sixty-seventh, Salmon, Tackawanna, and Thirtieth streets; Allegheny, Kingsessing, Ridge and Westminster avenues, and Wheat Sheaf lane," having considered said ordinance, report the same back with a favorable recommendation.

Wm. F. Dixon (*Ch'n*), John W. Davidson, W. F. Short, P. E. Costello, J. H. B. Amick, Thos. Wagner, Jr., Chas.

C. Warwick, Jos. H. Brown, Watson D. Upperman, P. A. McClain, John P. Buckley, Arthur H. MacOwen, John J. Orr, Wm. R. Knight, Jr., Jas. Wolstencroft.

AN ORDINANCE

To authorize the grading of Bellevue, Beechwood, Butler, Carlisle, Callowhill, Chew, Camac, Eighth, Edgewood, "F," Forty-seventh, Fifty-sixth, Fifty-ninth, Grant, Hansberry, King, Martin, Norwood, Ontario, Righter, St. Vincent, Thirty-sixth, Sixtieth, Sixty-first, Sixty-fourth, Sixty-seventh, Salmon, Tackawanna, and Thirtieth streets; Allegheny, Kingessing, Ridge, and Westminster avenues, and Wheat Sheaf lane.

SECTION 1. *The Select and Common Councils of the City of Philadelphia do ordain*, That the Director of the Department of Public Works be, and is hereby authorized and directed to grade the following streets to the established grade of the City, and constructing the necessary drains, viz: Bellevue street, from Twenty-second street to the Chestnut Hill Branch of the Pennsylvania Railroad; Beechwood street, from Church lane to Nedro avenue; Butler street, from Sepviva to Richmond street, with clean dirt, the work to be completed within three months after the award of contract; Carlisle street, from Tioga street to a point about 305 feet south; Callowhill street, from Fifty-ninth to Sixtieth street; Chew street, from Haines street to Washington lane; sidewalks on Camac street, from Nedro avenue to Champlost avenue; sidewalks on Eighth street, from Sixty-sixth avenue to a point about 265 feet north; Edgewood street, from Market to Arch street; "F," street, from Allegheny avenue to Westmoreland street; Forty-seventh street, from Lombard to South street; Fifty-sixth street, from Market to Arch street; Fifty-ninth street, from Lansdowne avenue to Media street; cartway of Grant street, from Academy road to Ashton road, with the necessary sewer or bridge; Hansberry street, from Morris to Laurens street; King street, from Penn to Queen street; Martin street, from Ridge avenue north-eastward to Levering street; Norwood street, from Church

lane to Nedro avenue; Ontario street, from Twenty-second to Twenty-third street; Righter street, from Hermit lane to Osborne street; St. Vincent street, from State road to Milner street; sidewalks on Thirty-sixth street, from Spencer to Mill street; sidewalks on Sixtieth street, from Market street to Baltimore avenue; Sixty-first street, from Market to Arch street; Sixty-fourth street, from Woodland avenue to Greenway avenue; Sixty-seventh street, from Greenway avenue to Paschall avenue; Salmon street, from Ontario to Westmoreland street; Tackawanna street, from Church to Green street; Thirtieth street, from Cumberland to Huntingdon street; Allegheny avenue, from Front to Rorer street; Kingsessing avenue, from Fifty-first to Fifty-eighth street; Ridge avenue, from a point 228 feet northwest of Parker avenue to a point 525 feet southeast of Parker avenue, and replacing the broken stone on said street; Westminster avenue, from Fifty-sixth to Fifty-eighth street; cartway of Wheatsheaf lane, from Frankford avenue to Coral street, the cost of said work to be taken from Item 6, in the annual appropriation to the Department of Public Works (Bureau of Highways): *Provided*, That in all cases where the dirt required to excavate or fill any legally opened streets within six blocks of any of the streets hereby authorized to be graded can be interchangeably used, the Director of the Department of Public Works shall advertise for and award the work, so that the same shall be embodied in one and the same contract: *And provided*, That the said streets shall be first dedicated or properly opened, the grading advertised for and the contracts awarded to the lowest responsible bidders.

APPENDIX No. 253.

Philadelphia, March 3, 1898.

To the Presidents and Members of Select and
Common Councils of the City of Philadelphia.

GENTLEMEN :—We, your Committee on Highways, to whom was referred the ordinances to authorize the paving

of Tenth, "G," Ontario, Gates, Martin, Wilde, King, Logan, Marion, Emerald, Sixty-seventh, Sixty-ninth, Yocum, "D," "F," Henvis, Lena, Mervine, Sundgard, Westmoreland, Filbert, Unruh, Carlisle, Clarion, Joyce, Kettlewell, Neff, Sixty-fourth, Indiana, Ontario, Nineteenth, Twentieth, and Somerset streets, Sedgley, Locust, Warrington, and Allegheny avenues, and Wheat Sheaf lane, having considered said ordinances, report the same back with a favorable recommendation.

Wm. F. Dixon (*Ch'n*), John W. Davidson, W. F. Short, P. E. Costello, J. H. B. Amick, Thos. Wagner, Jr., Chas. C. Warwick, Jos. H. Brown, Watson D. Upperman, P. A. McClain, John P. Buckley, Arthur H. MacOwen, John J. Orr, Wm. R. Knight, Jr., Jas. Wolstencroft.

AN ORDINANCE

To authorize the paving of Tenth, "G," Ontario, Gates, Martin, Wilde, King, Logan, Marion, Emerald, Sixty-seventh, Sixty-ninth, Yocum, "D," "F," Henvis, Lena, Mervine, Sundgard, Westmoreland, Filbert, Unruh, Carlisle, Clarion, Joyce, Kettlewell, Neff, Sixty-fourth, Indiana, Ontario, Nineteenth, Twentieth and Somerset streets, Sedgley, Locust, Warrington and Allegheny avenues and Wheat Sheaf lane.

SECTION 1. *The Select and Common Councils of the City of Philadelphia do ordain*, That the Director of the Department of Public Works be, and is hereby authorized and directed to enter into a contract with a competent paver or pavers for the paving of the following streets with granite, Pennsylvania or Lambertville blocks, viz: Tenth street, from Clearfield street to Glenwood avenue; "G" street, from Allegheny avenue to Westmoreland street; Ontario street, from Ninth to Tenth street; Sedgley avenue, from Seventeenth street to Lehigh avenue; Nineteenth street, from Lehigh avenue to Sedgley avenue; the following streets with vitrified paving bricks, viz: Gates street, from Silverwood street to Manayunk avenue; Martin street, from Ridge avenue northeastward to Levering street; Wilde street, from Hermitage street to Lever-

ington avenue; King street, from Penn to Queen street; Logan street, from Germantown avenue to Greene street; Logan street, from Keyser street to Wayne avenue; Marion street, from Queen to Hansberry street; the unpaved portion of Locust avenue, from Sprague to Boyer street; Emerald street, from Ontario street to Harrowgate lane; Sixty-seventh street, from Greenway avenue to Paschall avenue; Sixty-ninth street, from Woodland avenue to Paschall avenue; Yocum street, from Seventy-first to Seventy-second street; Warrington avenue, from Fiftieth to Fifty-first street; "D" street, from Clearfield to Old Front street; "F" street, from Allegheny avenue to Westmoreland street; Henvis street, from Ruffner street to Hunting Park avenue; Lena street, from Fifteenth to Sixteenth street; Mervine street, from Tioga to Venango street; Sundgard street, from Allegheny avenue to Westmoreland street; Westmoreland street, from Kensington avenue to "E" street; Filbert street, from Fifty-seventh to Fifty-eighth street; Unruh street, from Pennsylvania Railroad to Keystone street; Carlisle street, from Erie avenue to Butler street; the following streets with sheet asphaltum or broken stone base and binder, viz: Clarion street, from Kettlewell to Tioga street; Joyce street, from Venango street to Harrowgate lane; Kettlewell street, from Frankford avenue to Clarion street; Neff street, from Melvale street to the line of the Philadelphia and Reading Railway fence; Wheat Sheaf lane, from Frankford avenue to Coral street; Sixty-fourth street, from Woodland avenue to Greenway avenue; Westmoreland street, from Broad street to Park avenue; Indiana street, from Twenty-first to Twenty-second street; Ontario street, from Twenty-second to Twenty-third street; Twentieth street, from Lehigh avenue to Somerset street; Somerset street, from Nineteenth to Twenty-second street; Allegheny avenue, from Rorer to Second street. The conditions of which contracts shall be that the contractors shall collect the cost of said paving from the owners of property respectively fronting on said streets, and shall enter into an obligation to the City to keep said streets in good repair for five years after the paving is finished: *Provided*, Said streets shall be first dedicated or properly opened, and the Director

of the Department of Public Works advertise for proposals for paving said streets, and award the contracts to the lowest responsible bidders, and that the owners of property fronting on said streets shall not be charged more than the contract price.

APPENDIX No. 254.

Philadelphia, March 3, 1898.

To the Presidents and Members of Select and
Common Councils of the City of Philadelphia.

GENTLEMEN :—We, your Committee on Surveys, to whom was referred the bill entitled “An Ordinance to place all dredged material taken from the Delaware and Schuylkill rivers and tributaries thereto beyond high water mark within the City limits,” beg leave to report that there are several ordinances and provisions attached to appropriations of the same tenure as the proposed ordinance; therefore the passage of this ordinance will serve to emphasize others. In the work of building the bulkheads and piers along Delaware avenue, heavy gravel and broken stone such as being dredged in the rivers is required as part of the construction. In this case, it is found to be economical for the City to utilize the dredged material in the work. As the ordinance is in the interest of the City, we report it with a favorable recommendation.

Ellsworth H. Hulst (*Ch'n*), W. F. Short, Geo. B. Edwards, Hugh Black, Jos. H. Brown, P. A. McClain, J. Emory Byram, C. E. Connell, W. N. Stevenson, Josiah Linton, Geo. H. Kittams, Ezekiel Gordon, Hiram A. Miller, Elmer S. Little, Arthur T. Wadsworth.

AN ORDINANCE

To place all dredged material taken from the Delaware and Schuylkill rivers and tributaries thereto beyond high water mark within the City limits.

SECTION 1. *The Select and Common Councils of the City of Philadelphia do ordain*, That all Departments

making specifications for dredging the Schuylkill and Delaware rivers and tributaries thereto, shall provide in said specifications that the dredged material shall be placed beyond high water mark within the City limits: *Provided, however,* That whenever in the judgment of the Director of the Department of Public Works the material dredged is suitable for use in any other construction under contract by the City, so much of the material as may be required on such construction shall be exempt from the provisions of this ordinance.

APPENDIX No. 255.

Philadelphia, March 3, 1898.

To the Presidents and Members of Select and
Common Councils of the City of Philadelphia.

GENTLEMEN :—We, your Committee on Surveys, to whom was referred the ordinances to construct sewers in Arch, Atlantic, Alfred, Apple, Belgrade, Baker, Baldwin, Boone, Cresson, Canton, Croskey, Dexter, Fleming, Fountain, Freedley, Forty-fourth, Fifty-second, Fifty-third, Gates, Goodman, Hutchinson, Hermitage, “H,” Haverford, Jamestown, Ludlow, Levering, Locust, Markle, Martin, Mansion, Mitchell, Newhall, Ontario, Ogle, Pine, Priscilla, Pechin, Rector, Rudolph, St. David, Sundgard, Silverwood, Sheldon, St. James, Sixtieth, Sixty-fourth, Seventy-second, Thirtieth, Tenth, Twenty-sixth, Thayer, Thompson, Tulpehocken, Terrace, Tower, Umbria, Vassar, Vine, Waverly, Westmoreland, Wilde, Wayne and Yocum streets; Erie, Fishers, Freeland, Kensington, Leverington, Powelton, Pulaski, Ripka, Ridge, Washington, Warrington, Westminster, and York avenues; Walnut lane and Old York road, having considered the same beg leave to report the annexed bill with a favorable recommendation, and ask its passage.

Ellsworth H. Hulst (*Ch'n*), W. F. Short, Geo. B. Edwards, Hugh Black, Jos. H. Brown, P. A. McClain, J.

Emory Byram, C. E. Connell, W. N. Stevenson, Josiah Linton, Geo. H. Kittams, Ezekiel Gordon, Hiram A. Miller, Elmer S. Little, Arthur T. Wadsworth.

AN ORDINANCE

To construct sewers in Arch, Atlantic, Alfred, Apple, Belgrade, Baker, Baldwin, Boone, Cresson, Canton, Croskey, Dexter, Fleming, Fountain, Freedley, Forty-fourth, Fifty-second, Fifty-third, Gates, Goodman, Hutchinson, Hermitage, "H," Haverford, Jamestown, Ludlow, Levering, Locust, Markle, Martin, Mansion, Mitchell, Newhall, Ontario, Ogle, Pine, Priscilla, Pechin, Rector, Randolph, St. David, Sundgard, Silverwood, Sheldon, St. James, Sixtieth, Sixty-fourth, Seventy-second, Thirtieth, Tenth, Twenty-sixth, Thayer, Thompson, Tulpehocken, Terrace, Tower, Umbria, Vassar, Vine, Waverly, Westmoreland, Wilde, Wayne, and Yocum streets; Erie, Fishers, Freeland, Kensington, Leverington, Powelton, Pulaski, Ripka, Ridge, Washington, Warrington, Westminster, and York avenues; Walnut lane, and Old York road.

SECTION 1. *The Select and Common Councils of the City of Philadelphia do ordain*, That the Department of Public Works be, and is hereby authorized to construct sewers in the following streets Arch street, from Fishers avenue to Fifty-sixth street; Atlantic street, from Germantown & Chestnut Hill Railroad to Twenty-first street; Alfred street, from Penn to Coulter street; Apple street, from Wendover to Pensdale street; Apple street, from Walnut lane to Burnside street; Belgrade street, from Lehigh avenue to Anthracite street; Baker street, from Kram's to Dupont street; Baldwin street, from Wilde to Silverwood street; Boone street, from Roxborough to Rector street; Cresson street, from Green lane to Carson street; Cresson street, from Pensdale to Jamestown street; Canton street, from Wright to Umbria street; Croskey street, from Pine to Lombard street; Dexter street, from Markle to Seville street; Dexter street, from Lyceum avenue to Levering street; Fleming street, from Lyceum avenue to Lever-

ing street; Fountain street, from Canal to Smick street; Freedley street, from Cedar to Gaul street; Forty-fourth street, from Waverly to Lombard street; Fifty-second street, from Filbert to Seneca street; Fifty-third street, from Arch to Haverford street; Gates street, from Mansion street to about one hundred and seventy (170) feet northeast; Gates street, from Silverwood street to Manayunk avenue; Goodman street, from Green street to Rising Sun avenue; Hutchinson street, from Venango to Tenth street; Tenth street, from Hutchinson street to Erie avenue; Erie avenue, (north side), from Tenth street to Old York road; and on Old York road, from Erie avenue to Butler street; Hermitage street, from Ridge avenue to Shalkop street; Haverford street, from Aspen to Fifty-third street; Jamestown street, from Cresson to Tower street; Jamestown street, from Main to Cresson street; Ludlow street, from Forty-first to Forty-second street; Levering street, from Terrace to Fleming street; Markle street, from Terrace to Dexter street; Martin street, from Ridge avenue to break of grade southwest; Mansion street, from Hermitage to Gates street; Mitchell street, from Roxborough avenue to Martin street; Mitchell street, from Lyceum avenue to Green lane; Newhall street, from Queen to Coulter street; Ontario street, from Twenty-second to Twenty-third street; Ogle street, from Lemonte to Fountain street; Pine street, from Forty-fifth to Forty-sixth street; Priscilla street, from Queen to Coulter street; Pechin street, from Pensdale street to Walnut lane; Rector street, from Cresson street northeast; Rector street, from Main to Cresson street; St. David's street, from Dupont street to Green lane; Sundgard street, from Allegheny avenue to Westmoreland street; Silverwood street, from Leverington avenue to Gates street; Sheldon street, from Ripka to Hermitage street; St. James street, from Fifth to Randolph street; Randolph street, from St. James to Locust street; and on Locust street, from Randolph to Sixth street; Sixtieth street, from Sansom to South street; Sixty-fourth street, from Woodland avenue to Greenway avenue; Thirtieth street, from Cumberland to Huntingdon street; Tenth street, from Clearfield street to Glenwood avenue; Thayer street, from

Tenth to Eleventh street; Thompson street, from Twenty-fifth street to W. College avenue; Tulpehocken street, from Wayne to Greene street; Terrace street, from Harvey to Dawson street; Tower street, from Pensdale to Jamestown street, Umbria street, from about one hundred and thirty (130) feet southeast of Lemonte street to Fountain street; Vassar street, from Ridge avenue to Cresson street; and on Cresson street, from Dawson to Vassar street; Vine street, from Haverford to Fifty-fourth street; Waverly street, from Twenty-third to Twenty-sixth street and on Twenty-sixth street, from Waverly to Pine street; Westmoreland street, from Kensington avenue to "E" street; and on "H" street, from Westmoreland street to Kensington avenue; Wilde street, from Leverington avenue to Hermitage street; Wilde street, from Dupont to Kram's street; Wilde street, from Mallary street to Leverington avenue; Wayne street, from Washington lane to Haines street (under southwest and northeast sidewalks); Yocum street, from Seventy-first to Seventy-second street; and on Seventy-second street, from Yocum street to Greenway avenue; Fisher's avenue, from Market to Vine street; Freeland avenue, from Levering street to Roxborough avenue; Kensington avenue (northwest side, northwest side only to be assessed), from Allegheny avenue to Clearfield street; Leverington avenue, from Ridge avenue to Shalkop street; Leverington avenue, from Fleming street to Ridge avenue; Powelton avenue, from Forty-first to Forty-second street; Pulaski avenue, from Queen to Coulter street; Ripka avenue, from Silverwood to Sheldon street; Ridge avenue, from Hermitage street to Leverington avenue; Washington avenue (north side, north side only to be assessed), from Twentieth to Twenty-first street; Warrington avenue, from Fiftieth to Fifty-first street; Westminster avenue, from Haverford to Fifty-eighth street; York avenue, from Callowhill to Vine street; and Walnut lane, from Wayne avenue to end of present sewer southwest of Greene street.

SECT. 2. The Director of the Department of Public Works shall advertise according to law, announcing that bids will be received for the sewers above designated,

and he shall allot them to the lowest responsible bidders; and it shall be a condition of said said contract that the contractor shall accept the sums assessed upon and charged to the properties lying upon the lines of said sewers in manner and form authorized by ordinance entitled "An Ordinance regulating the assessments upon property for the construction of branch culverts or drains," approved May 12, 1866, and supplement thereto, approved February 16, 1869, and any excess over and above said assessment, in addition to that provided for by ordinance entitled "An Ordinance authorizing the Chief Engineer and Surveyor to draw warrants for street intersections, manholes, and legal deductions in the construction of branch sewers," approved April 3, 1868, to be charged to the item for branch sewers in the annual appropriation to the Department of Public Works (Bureau of Surveys).

SECT. 3. The Director of the Department of Public Works shall not award contracts for the construction of any of the sewers authorized by this ordinance until the streets are on the City plan and all legally opened, except on Hutchinson street, from Venango to Tenth street, and Tenth street, from Hutchinson street to Erie avenue: *Provided*, That assessments shall not be charged for the sewers on Hutchinson street, from Venango to Tenth street; Tenth street, from Hutchinson street to Erie avenue; Erie avenue (north side), from Tenth street to Old York road; and Old York road, from Erie avenue to Butler street. But permits shall not be issued for the drainage of properties on the line of these sewers until the regular frontage charges shall have been paid.

SECT. 4. That the Mayor be authorized and requested to enter security on behalf of the City of Philadelphia, to indemnify the owners of property for the payment of damages by reason of the construction of the sewers through private property on the line of Hutchinson street and Tenth street.

APPENDIX No. 256.

Philadelphia, March 3, 1898.

To the Presidents and Members of Select and
Common Councils of the City of Philadelphia.

GENTLEMEN :—We, your Committee on Surveys, to whom was referred the ordinances to place on the City plan Fitzgerald, Earl, George, Naudain, Paxon, Oakdale, Stanley, Corlies, Lambert, Woodstock, Colwyn, Jerome, Edgewood, Bailey, and Taney street, and Hart lane, beg leave to report that these streets will all be placed on the plan without any damage to the City, and as they are for the benefit of the property owners without detriment to the City, we report the annexed ordinance with a favorable recommendation.

Ellsworth H. Hulst (*Ch'n*), W. F. Short, Geo. B. Edwards, Hugh Black, Jos. H. Brown, P. A. McClain, J. Emory Byram, C. E. Connell, W. N. Stevenson, Josiah Linton, Geo. H. Kittams, Ezekiel Gordon, Hiram A. Miller, Elmer S. Little, Arthur T. Wadsworth.

AN ORDINANCE

To place on the City plan Fitzgerald, Earl, George, Naudain, Paxon, Oakdale, Stanley, Corlies, Lambert, Woodstock, Colwyn, Jerome, Edgewood, Bailey, and Taney streets, and Hart lane.

SECTION 1. *The Select and Common Councils of the City of Philadelphia do ordain*, That the Department of Public Works be authorized to place on the City plan Fitzgerald street, of the width of 30 feet, from Third to Fourth street; Earl street, of the width of 40 feet, from Belgrade to Thompson street; George street, of the width of 20 feet, from Thirteenth street westward about 250 feet; Naudain street, of the width of 60 feet, from Forty-seventh to Forty-eighth street; Paxon street, of the width of 30 feet, from Woodland avenue to Greenway avenue, and of the width of 40 feet, from Greenway avenue to

Kingsessing avenue; Oakdale street, of the width of 30 feet, from Thirtieth to Thirty-first street; Stanley and Corlies streets, each of the width of 30 feet, from Huntingdon to Oakdale street; Lambert and Woodstock streets, each of the width of 40 feet, from Lehigh avenue to Somerset street; Colwyn and Jerome streets, each of the width of 40 feet, from Broad street to Old York road; Edgewood street, of the width of 50 feet, from Market to Arch street; Bailey street, of the width of 30 feet, from Dickinson to Tasker street; Taney street, of the width of 30 feet, from Dickinson to Morris street; Hart lane, of the width of 30 feet, from Indiana to Clearfield street: *Provided*, That the owners of ground within the lines of said streets, excepting on Earl and George streets, shall first dedicate the same as public highways, or shall file a bond or enter into an agreement satisfactory to the City Solicitor indemnifying the City against all damages that may arise by reason of the placing of said streets on the plan and their subsequent opening: *Provided, however*, That before said Earl street shall be placed on the plan satisfactory evidence shall be furnished that the same has been opened and in public use for a period exceeding twenty-one years: *Provided, also*, That before George street shall be placed on the plan satisfactory evidence shall be furnished that the said street was opened and in public use prior to June 6, 1871: *And provided*, That so much of the ordinance approved January 17, 1898, as authorized the placing of Hart lane on the City plan be, and the same is hereby repealed.

APPENDIX No. 257.

Philadelphia, March 3, 1898.

To the Presidents and Members of Select and
Common Councils of the City of Philadelphia.

GENTLEMEN :—We, your Committee on Surveys, to whom was referred the bill entitled “An Ordinance to authorize the Department of Public Works to widen Gray’s

Ferry avenue, on the north side, a further distance of 26 feet, along the line of the east abutment of the Gray's Ferry bridge, now on the City plan," having considered the same beg to report that the Law Department in considering the damages caused by raising the approach of the Gray's Ferry bridge necessary to obtain the proper elevation over the river and the railroad tracks west thereof, believe that the damages to private property may be considerably reduced by widening this section of Gray's Ferry avenue, thereby giving easy access to the property of the Gray's Ferry Abattoir Co., on the widened portion of the street, which is to be obtained at a lower elevation. We, therefore, report the ordinance with a favorable recommendation.

Ellsworth H. Hulst (*Ch'n*), W. F. Short, Geo. B. Edwards, Hugh Black, Jos. H. Brown, P. A. McClain, J. Emory Byram, C. E. Connell, W. N. Stevenson, Josiah Linton, Geo. H. Kittams, Ezekiel Gordon, Hiram A. Miller, Elmer S. Little, Arthur T. Wadsworth.

AN ORDINANCE

Authorizing the Department of Public Works to widen Gray's Ferry avenue, on the north side, a further width of 26 feet along the line of the east abutment of the Gray's Ferry bridge now on the City plan.

SECTION 1. *The Select and Common Councils of the City of Philadelphia do ordain*, That the Department of Public Works be authorized to widen on the City plan, Gray's Ferry avenue, on the north side, to a further width of 26 feet, making said avenue 86 feet wide, beginning at a point on the north side of said avenue, distant about 161 feet from the intersection of the prolongation of the west house line of Thirty-sixth street, with the north house line of Gray's Ferry avenue, to the property line of the Gray's Ferry Abattoir Company, distant from the aforesaid point of intersection about 277 feet, and to make the necessary revisions in curb elevations.

APPENDIX No. 258.

Philadelphia, March 3, 1898.

To the Presidents and Members of Select and
Common Councils of the City of Philadelphia.

GENTLEMEN :—We, your Committee on Surveys, to whom was referred the bill entitled “An Ordinance to revise the grade of Ford road, between Fortieth street and Edgeley avenue, and to revise the grades of adjacent streets in order to make them conform to the said revision,” having considered the same, beg leave to report that the grade of Ford road was established previous to the purchase and improvement of the Woodside Real Estate Co.’s tract, and a jury has been appointed to consider the damages by the widening of this street and also for the opening of Windemere avenue and Conshohocken avenue. The grade of Ford road can be changed to advantage to the street and save the property of the said company very considerable damage. We, therefore, return the ordinance with a favorable recommendation.

Ellsworth H. Hults (*Ch’n*), W. F. Short, Geo. B. Edwards, Hugh Black, Jos. H. Brown, P. A. McClain, J. Emory Byram, C. E. Connell, W. N. Stevenson, Josiah Linton, Geo. H. Kittams, Ezekiel Gordon, Hiram A. Miller, Elmer S. Little, Arthur T. Wadsworth.

AN ORDINANCE

To revise the grade of Ford road, between Fortieth street and Edgeley avenue, and to revise the grades of adjacent streets in order to make them conform to said revision.

SECTION 1. *The Select and Common Councils of the City of Philadelphia do ordain*, That the Department of Public Works be authorized to revise the grade of Ford road, between Fortieth street and Edgeley avenue, and to revise the grades of adjacent streets in order to make them conform to the said revision: *Provided*, The Wood-

side Real Estate Co. first enter into an agreement satisfactory to the City Solicitor to release the City from any and all damages to their property caused by the said change of grade.

APPENDIX No. 259.

Philadelphia, March 3, 1898.

To the Presidents and Members of Select and
Common Councils of the City of Philadelphia.

GENTLEMEN :—We, your Committee on Surveys, to whom was referred the bill entitled “An Ordinance to authorize a re-survey and revision of lines and grades of City plan No. 194, in the Nineteenth Ward,” having considered the same beg leave to report that this section is entirely built up and that there has been no confirmed plan since the Act of Consolidation. There are a large number of streets in this section which have been improved and built upon for many years and are not yet on the confirmed plan and of which the City has no official record. As there will be no damage in consequence of this re-survey and revision, we report the ordinance with a favorable recommendation.

Ellsworth H. Hulst (*Ch’n*), W. F. Short, Geo. B. Edwards, Hugh Black, Jos. H. Brown, P. A. McClain, J. Emory Byram, C. E. Connell, W. N. Stevenson, Josiah Linton, Geo. H. Kittams, Ezekiel Gordon, Hiram A. Miller, Elmer S. Little, Arthur T. Wadsworth.

AN ORDINANCE

To authorize a re-survey and revision of lines and grades of City plan No. 194, in the Nineteenth Ward.

SECTION 1. *The Select and Common Councils of the City of Philadelphia do ordain*, That the Department of Public Works be authorized to make a re-survey and revise the lines and grades of City plan No. 194, bounded by Lehigh avenue, Kensington avenue, Front street, Norris street, Frankford avenue, Oxford street, Sixth street, and Germantown avenue, in the Nineteenth Ward.

APPENDIX No. 260.

Philadelphia, March 3, 1898.

To the Presidents and Members of Select and
Common Councils of the City of Philadelphia.

GENTLEMEN :—We, your Committee on Surveys, to whom was referred the bill entitled “An Ordinance to authorize the revision of the lines and grades of Delaware avenue, from Vine street to Fairmount avenue, in the Eleventh Ward,” beg leave to report that the proposed change at Delaware avenue can be made so as to make a very much better street and save to the City of Philadelphia a very large sum in damages. We, therefore, report the ordinance with a favorable recommendation.

Ellsworth H. Hulst (*Ch’n*), W. F. Short, Geo. B. Edwards, Hugh Black, Jos. H. Brown, P. A. McClain, J. Emory Byram, C. E. Connell, W. N. Stevenson, Josiah Linton, Geo. H. Kittams, Ezekiel Gordon, Hiram A. Miller, Elmer S. Little, Arthur T. Wadsworth.

AN ORDINANCE

To authorize the revision of lines and grades of Delaware avenue, from Vine street to Fairmount avenue, in the Eleventh Ward.

WHEREAS, Councils by ordinance, approved June 23, 1893, authorized the placing upon the City plan of Delaware avenue, between Christian street and the angle north-east of Laurel street, of a width of not less than one hundred and fifty (150) feet, the easternmost line thereof to conform to the bulkhead line established by the Secretary of War.

AND WHEREAS, Upon petition of citizens the Secretary of War, on January 5, 1894, revised the bulkhead line on the Delaware river, north from Vine street, by moving said line eastward from the original position.

AND WHEREAS, Councils by ordinance, approved March 11, 1895, authorized the placing upon the City plan of

a new avenue one hundred and fifty (150) feet wide, to be called Delaware avenue, northward from Fairmount avenue, thus making the widening of the present Delaware avenue, from Fairmount avenue to angle northeast of Laurel street unnecessary.

AND WHEREAS, It will be in the interest of economy and the best results may be obtained by laying out the portion of Delaware avenue, between Vine street and Fairmount avenue, one hundred and fifty (150) feet wide, and in such a manner as to connect on the south with the avenue now established at Vine street, and on the north with the avenue as projected at Fairmount avenue, therefore,

SECTION 1. *The Select and Common Councils of the City of Philadelphia do ordain*, That the Department of Public Works, Board of Surveyors, be, and are hereby authorized to revise the lines and grades of Delaware avenue, between Vine street and Fairmount avenue, in such a manner as to make the same one hundred and fifty (150) feet wide, the westernmost line thereof to conform with the present established westerly line of Delaware avenue.

All ordinances or parts of ordinances inconsistent herewith be, and the same are hereby repealed.

APPENDIX No. 261.

Philadelphia, March 3, 1898.

To the Presidents and Members of Select and
Common Councils of the City of Philadelphia.

GENTLEMEN :—We, your Committee on Surveys, to whom was referred the bill entitled “An Ordinance to revise the lines and grades of that portion of the City plan between the north side of Willow street and the south side of Callowhill street, east of Front street, in the Eleventh Ward, and to authorize the Philadelphia and Reading Railway Company to rearrange their present and to

lay additional tracks in said territory and the tracks connecting therewith," having considered the ordinance beg leave to report that the changes authorized are for the purpose of permitting the Philadelphia and Reading Railway Company to rearrange their present business at this point. As the changes can be made with advantage to the general public and the Railway Company, we report the ordinance with a favorable recommendation.

Ellsworth H. Hulst (*Ch'n*), W. F. Short, Geo. B. Edwards, Hugh Black, Jos. H. Brown, P. A. McClain, J. Emory Byram, C. E. Connell, W. N. Stevenson, Josiah Linton, Geo. H. Kittams, Ezekiel Gordon, Hiram A. Miller, Elmer S. Little, Arthur T. Wadsworth.

AN ORDINANCE

To revise the lines and grades of that portion of the City plan between the north side of Willow street, and the south side of Callowhill street; east of Front street, in the Eleventh Ward, and to authorize the Philadelphia and Reading Railway Company to rearrange their present and to lay additional tracks in said territory and the tracks connecting therewith.

SECTION 1. *The Select and Common Councils of the City of Philadelphia do ordain*, That the Department of Public Works be, and they are hereby authorized to revise the lines and grades of that portion of the City plan between the north side of Willow street and the south side of Callowhill street, east of Front street, in the Eleventh Ward, in accordance with plan filed with the Department of Public Works. Upon the confirmation of said plan the Philadelphia and Reading Railway Company be, and they are hereby authorized to rearrange their present and lay additional tracks in said territory, and the tracks connecting therewith; said changes to be made in accordance with above mentioned plan: *Provided*, That the Philadelphia and Reading Railway Company shall first enter into an agreement satisfactory to the City Solicitor indemnifying the City against all damages by reason of the changes authorized by this ordinance, and shall pay into the City

Treasury fifty (50) dollars for the printing of this ordinance : *Provided, also*, That the provisions of the ordinance approved April 8, 1890, requiring streets to run in a straight line shall not apply to this ordinance.

APPENDIX No. 262.

Philadelphia, March 3, 1898.

To the Presidents and Members of Select and
Common Councils of the City of Philadelphia.

GENTLEMEN :—We, your Committee on Surveys, to whom was referred the bill entitled "An Ordinance to revise the lines and grades of Fifty-seventh street, from Hoffman street to Baltimore avenue, in the Twenty-seventh Ward," beg leave to report that the purpose of this revision is to make the line of Fifty-seventh street more nearly at right angles to the West Chester and Philadelphia Railroad, thereby reducing the cost of a bridge at that point, and to divide the distance between Fifty-fifth and Fifty-eighth streets along the south side of Baltimore avenue. This is accomplished by the proposed revision without disadvantage to any interests of the public. As the change will be made without damage, we report the ordinance with a favorable recommendation.

Ellsworth H. Hulst (*Ch'n*), W. F. Short, Geo. B. Edwards, Hugh Black, Jos. H. Brown, P. A. McClain, J. Emory Byram, C. E. Connell, W. N. Stevenson, Josiah Linton, Geo. H. Kittams, Ezekiel Gordon, Hiram A. Miller, Elmer S. Little, Arthur T. Wadsworth.

AN ORDINANCE

To revise the lines and grades of Fifty-seventh street, from Hoffman street to Baltimore avenue, in the Twenty-seventh Ward.

SECTION 1. *The Select and Common Councils of the City of Philadelphia do ordain*, That the Department of Public Works, Bureau of Surveys, be, and is hereby authorized to revise the lines and grades of Fifty-seventh

street, between Hoffman street and Baltimore avenue, in the Twenty-seventh Ward, in such manner as to make the crossing of Fifty-seventh street with the West Chester Branch of the Pennsylvania Railroad more nearly at right angles: *Provided*, The owners of property between the West Chester Branch of the Pennsylvania Railroad and Baltimore avenue, and between the said railroad and Hoffman street, first dedicate the bed of said street as a public highway, and shall file an agreement satisfactory to the City Solicitor indemnifying the City against damages by reason of the change of the location of said Fifty-seventh street.

APPENDIX No. 263.

Philadelphia, March 3, 1898.

To the Presidents and Members of Select and
Common Councils of the City of Philadelphia.

GENTLEMEN :—We, your Committee on Surveys, to whom was referred the bill entitled “An Ordinance to revise the lines and grades of that portion of the City plan No. 178, bounded by Broad, Fifteenth and Sommerville streets and Duncannon avenue,” beg leave to report that it is proposed by this bill to place on the City plan Carlisle street, from Duncannon avenue to Sommerville street, about midway between Broad and Fifteenth streets. The street will extend through undeveloped and opened land. Before the street be placed on the plan, it will be necessary to revise the grades of the bounding streets, none of which are graded. This revision will conform with the general plan of revision. As the proposed revision will save the City large sums in the cost of grading and improving the streets and be of no disadvantage to the property, we report the ordinance with a favorable recommendation.

Ellsworth H. Hults (*Ch'n*), W. F. Short, Geo. B. Edwards, Hugh Black, Jos. H. Brown, P. A. McClain, J. Emory Byram, C. E. Connell, W. N. Stevenson, Josiah Linton, Geo. H. Kittams, Ezekiel Gordon, Hiram A. Miller, Elmer S. Little, Arthur T. Wadsworth.

AN ORDINANCE

To revise the lines and grades of that portion of the City plan No. 178, bounded by Broad, Fifteenth and Sommerville streets and Duncannon avenue.

SECTION 1. *The Select and Common Councils of the City of Philadelphia do ordain*, That the Department of Public Works be authorized to revise the lines and grades of that portion of the City plan No. 178, bounded by Broad street, Fifteenth street, Sommerville street and Duncannon avenue, and to place thereon Carlisle street, of the width of 40 feet, from Sommerville street to Duncannon avenue: *Provided*, That the owners of property within the lines of said Carlisle street shall first dedicate the same to the City.

APPENDIX No. 264.

Philadelphia, March 3, 1898.

To the Presidents and Members of Select and
Common Councils of the City of Philadelphia.

GENTLEMEN :—We, your Committee on Surveys, to whom was referred the bill entitled “An Ordinance to change the names of Hewson and Wensley streets,” beg leave to report that we have considered and approved the same, and return the annexed ordinance with a favorable recommendation.

Ellsworth H. Hulst (*Ch’n*), W. F. Short, Geo. B. Edwards, Hugh Black, Jos. H. Brown, P. A. McClain, J. Emory Byram, C. E. Connell, W. N. Stevenson, Josiah Linton, Geo. H. Kittams, Ezekiel Gordon, Hiram A. Miller, Elmer S. Little, Arthur T. Wadsworth.

AN ORDINANCE

To change the names of Hewson and Wensley streets.

SECTION 1. *The Select and Common Councils of the City of Philadelphia do ordain*, That the Department of Public Works be authorized to change the name of Hewson street, in the Thirty-second Ward, to Monument street, and Wensley street, between Twentieth and Twenty-second streets, in the Thirty-eighth Ward, to Bellevue street.

APENDIX No. 265.

Philadelphia, March 3, 1898.

To the Presidents and Members of Select and
Common Councils of the City of Philadelphia.

GENTLEMEN:—The Committee on Police and Prisons, to which was referred the bill entitled “An Ordinance to regulate all licensed hacks and cabs,” respectfully report that they have examined and amended the same, and return to Councils the annexed bill favorably, and recommend its passage.

Robert S. Leithead (*Ch’n*), Frank Stevens, George Q. Spiel, Jos. R. C. McAllister, E. H. Hults, John F. Slater, Henry Erdin, John J. Orr, Robert Harvey, L. G. Fourier, Wm. G. Rutherford, Jos. L. Nobre, J. Emory Byram, Jas. B. Anderson, George W. Conrad.

SUPPLEMENT

To an ordinance, approved June 18, 1894, entitled “An Ordinance to establish stands for cabs and hacks on the south side of the Public Buildings, west side of the Public Buildings, Market street, Delaware avenue, Ninth street, Arch street, South street, and Twenty-fourth street, and repeal certain ordinances for the establishment of stands for cabs and hacks, approved December 31, 1877.”

WHEREAS, An Ordinance, approved June 18, 1894, establishing hack and cab stands, is not equivalent to the number of licenses issued within the past year, and praying that more space be allowed on said stands; therefore,

SECTION 1. *The Select and Common Councils of the City of Philadelphia do ordain*, That all licensed hacks and cabs be allowed to stand in front of all places of amusement to solicit patronage, and on the stands where three hacks are now by ordinance allowed to stand, the number shall be increased to six and on stands where six are allowed to stand the number shall be increased to ten.

APPENDIX No. 266.

LAW DEPARTMENT.

Philadelphia, March 7, 1898.

GEORGE W. KOCHERSPERGER, Esq.,
Chief Clerk of Common Council.

DEAR SIR :—I hand you herewith copy of report of jury in the matter of the opening of Heiskell street, from East Walnut lane to High street, Twenty-second Ward. Report filed March 4, 1898.

Heiskell street, between points indicated, is opened and graded, curbs set, sidewalks laid, and sewer put in. The Wingohocking creek ran along the bed of what is now the street, and the claim of the Ice Manufacturing Company of Germantown was based on the loss of water.

Yours very truly,

JOHN L. KINSEY,
City Solicitor.

IN THE COURT OF QUARTER SESSIONS FOR
THE COUNTY OF PHILADELPHIA.

In the matter of the opening of Heiskell street, from East Walnut lane to High street, in the Twenty-second Ward, of the City of Philadelphia.

(Copy.)

REPORT OF JURY.

(Filed March 4, 1898.)

To the Honorable the Judges of said Court:

The jurors appointed by your Honorable Court to assess the damages and benefits, if any, caused by reason of the

opening of Heiskell street, from East Walnut lane to High street, in the Twenty-second Ward, of the City of Philadelphia, respectfully report:

That after due notice by service upon the registered owners of property along the line of the said Heiskell street, from East Walnut lane to High street, the jury met for the purposes of their appointment on November 3, 1897, in Road Jury Room 377, City Hall. There were present: Messrs. Theodore M. Etting, Theodore Schrieber, Saunders Lewis, Jr., Thomas E. Harris, John Maguigan, and Harry Rogers of the jury, and A. Atwood Grace and James R. Booth, Esqs., for Caroline M. Ashton; Joseph De F. Junkin, Esq., for the Ice Manufacturing Company of Germantown; Messrs. Geiger, Horwitz and Brooks, for Wm. T. B. Roberts; Wm. MacLean, Jr., Esq., for J. Henry Radey; Morris R. Bockius, Esq., for Washington Pastorious, and J. Lee Patton, Esq., Assistant City Solicitor, for the City of Philadelphia. Each juror was sworn on his *voir dire*, by one of their number, and examined touching his competency to serve as a juror in this proceeding. They were each found to be competent and in all respects duly qualified to serve. Each juror was then sworn or affirmed by one of their number to perform his duties as a juror in the matter of the opening of Heiskell street, from East Walnut lane to High street, faithfully, impartially and according to the best of his judgment. At this meeting a plan was produced for the use of the jury, the petition for the appointment of the jury was produced and read, and the affidavit of service of notice upon the registered property owners was also produced and filed with the jury. The jury then adjourned to meet on the premises on November 4, 1897, at 9 o'clock A. M., and to take testimony on November 10, at 9.30 A. M., in Room 377, City Hall.

On November 4, 1897, the jury met on the premises and made a careful view of the same. At this meeting all of the jurors were present. Subsequent meetings were held for the purpose of taking testimony and hearing arguments of counsel on November 10, 17, 24; December 1, 8, 9, 15, 16, 22, 23, 28, 30, 1897; January 4, 11, 13, 18, 25, 27; February 1, 7, 11, 15, 1898; for a review of

the premises on February 21, and for consultation on February 23, 24, 25, 28, and March 1, 1898.

And now, therefore, after a full and impartial consideration of the testimony submitted to them, and after a careful view and review of the lines and grades at which the said Heiskell street, from East Walnut lane and High street, has been opened, and a careful consideration of the advantages and disadvantages, benefits and damages, to each of the owners of property along the line of the said Heiskell street, between East Walnut lane and High street, the jury do find and award the following damages:

The Ice Manufacturing Co. of German-	
town	\$18,981 00
William T. B. Roberts.....	335 00
Caroline M. Ashton (lot on Walnut lane)	3,450 00
Caroline M. Ashton (lot on Cottage st.).	250 00
Washington Pastorious	3,600 00
J. Henry Radey	500 00

The jury do further find that no properties are benefited by reason of the opening of the said Heiskell street, and that all of the damages should be paid by the City of Philadelphia.

All of which is respectfully submitted.

Theodore M. Etting,
Saunders Lewis,
Harry Rogers,

John Maguigan,
Thomas E. Harris,
Theodore Schrieber.

APPENDIX No. 267.

LAW DEPARTMENT.

Philadelphia, March 8, 1898.

GEORGE W. KOCHERSPERGER, Esq.,
Chief Clerk of Common Council.

DEAR SIR:—Enclosed I hand you herewith copy of report of jury in the matter of the opening of Allegheny

avenue, from Germantown avenue to Second street. Report filed March 5, 1898.

Allegheny avenue, between points indicated, has been physically opened for several years.

Yours very truly,

JOHN L. KINSEY,

City Solicitor.

IN THE COURT OF QUARTER SESSIONS FOR
THE COUNTY OF PHILADELPHIA.

In re opening of Allegheny avenue, from Germantown
avenue to Second street.

(Copy.)

REPORT OF JURY.

(Filed March 5, 1898.)

To the Honorable the Judges of said Court:

The undersigned jurors, appointed by your Honorable Court upon the petition of George M. Smith, to assess the damages and benefits, if any, caused by the opening of Allegheny avenue, between Germantown avenue and Second street, respectfully report:

That the notice according to law and the rules of Court having been given to the jurors, property owners and tenants affected, in accordance therewith, they met at Road Jury Room 381 on February 18, 1897, at two o'clock P. M., for organization on said date, the jurors were severally sworn or affirmed by one of their number on their *voir dire* and examined touching their capacity to serve as road jurors in this proceeding; each juror was found competent and duly qualified to serve. The jurors were then severally sworn or affirmed by one of their number to perform their duties as road jurors in the matter of said opening impartially and to the best of their knowledge and ability

and a true report make concerning such matters to be submitted to them and in relation to which they are authorized to inquire. That having been so severally sworn or affirmed they organized by electing Theodore M. Etting foreman.

The jury were attended at said meeting by Elias P. Smithers, Esq., Samuel S. Craig, Esq., Attorneys for petitioner George M. Smith, Sarah J. Mahoney, Daniel Shively, Rachel S. Berens and Susan Connell, Thomas Wagner, Esq., for E. D. Devlin; Alexander Simpson, Esq., for The Provident Real Estate Association and Edward J. Devlin; Wm. A. Hayes, Esq., for Sarah Ann Dorff; J. Hampton Todd, Esq., for Samuel P. Shoch; Alexander & Magill Esqs., for Estate of T. M. Delaney and Delaney & Whitaker; Wm. H. Addicks, Esq., attorney for John Loughlin; Crawford, Lyle & Dallas, Esqs., for W. A. Melcher and Waln Estate; Biddle & Ward, Esqs., attorneys for H. R. Hatfield; Wm. F. Aldrich & Thomas D. Finletter, Esq., attorneys for Frederick Pfund, Catharine Christman, Joseph Goushea, John L. Rau, Clemmens Estate and Harris Estate, Estate of John Vogelmann; E. O. Michener, Esq., attorney for J. P. Mathiew, *et. al.*; H. J. McCarthy, Esq., attorney for Joseph Fitzell; John G. Lamb, Esq., attorney for North Penn Railroad; Messrs. Read & Pettit, attorneys for estate of John Turner, deceased; Messrs. Stutzbach and Lloyd, attorneys for Christian Brown, Caroline Ruess and Caroline Weiman; John G. Johnson, Esq., attorney for The Pennsylvania Company for Insurance on Lives and Granting Annuities, executors, etc., and George E. Fili, Esq., Assistant City Solicitor.

That the jury adjourned until April 8, 1897, at which time it was agreed that the testimony taken before the former jury be considered as in evidence, with the right of any party to offer further testimony.

That upon April 16, 1897, the jury viewed the premises affected by the opening.

That subsequently meetings for the purpose of examining said testimony, consultation, review and additional testimony were held on April 23, 26 and 29; May 5, 6, 12, and 31; June 3, 9, 14, 17, 21, 24, and 29; July

1, 6, 7, and 8; September 7, 10, 13, 14, 16, 18, 20, 21, 23, 27, 28, and 30; October 4, 5, 7, 11, 12, 15, 18, 19, 20, 25, 28, and 29; November 2, 4, 5, 8, 12, 18, 26, and 30; December 3, 10, 13, 17, 20, 23, and 31, 1897; and January 3, 7, 10, 14, 17, 21, 24, and 28; February 10, 14, and 18, for final view, and a meeting for the exhibition of schedule and signing report.

That pursuant to the order of reappointment dated January 12, 1898, the ten days' notice of said appointment and reappointment having been waived by the respective counsel for the several claimants the jury were re-sworn and after considering and reconsidering the testimony and after a further impartial consideration of the testimony and after a careful view and review of the lines and grades at which said avenue has been opened, and considering the advantages and disadvantages to each and every property on the line of said avenue at the established grades as then existing, found that the following properties were damaged as follows:

Property of

Edward J. Devlin	\$1,312 50
John Loughran	625 00
The Provident Real Estate Co.....	625 00
Joseph Fitzell	4,750 00
Marked on City plan Catharine Hawkins, awarded to Susan Connell, owner.....	625 00
The Pennsylvania Co. for Insurance on Lives and Granting Annuities, executors of the Estate of W. A. M. Fuller, deceased....	1,750 00
North Penn Railroad Co.....	13,437 00
Marked on City plan Charles and Henry Whitaker, awarded to Charles Delaney and Henry Whitaker one-half, and the remain- ing one-half to Margaret W. Delaney, Charles W. Asbury, executors and trustees under the will of Theodore M. Delaney, deceased, owners	2,500 00
Joseph Goshea	10,000 00
Henry R. and Walter Hatfield.....	13,750 00

Marked on City plan Thomas D. Clements, awarded to Annie Heiss, John Clements and Thomas Van Osten, devisees under the will of Elizabeth Clements, owners.....	4,187 50
Marked on City plan Estate of Wm. Ruors, awarded to First, as to property situate east side of Germantown avenue and extending east to Duke street, awarded to Caroline Weinman and Caroline Weber..	3,437 50
Second, as to property situate north side of Allegheny avenue and east side of Duke street and marked on City plan Caroline Ruors, awarded to Caroline Weinman and Caroline Weber, owners	5,625 00
Third, as to property situate south side of Allegheny avenue and marked on City plan Caroline Ruors, awarded to Christian Brown and Caroline Weinman, owners...	1,375 00
Sarah J. Money	312 00
Catharine Christman	375 00
Sarah Ann Dorff	562 50
George M. Smith	375 00
Daniel Shively	1,375 00
Webster A. Melcher	1,062 50
Marked on City plan Susan Dyer, awarded to Rachel S. Berens, owner.....	1,875 00
The Land, Title & Trust Co., substitute trustee under the will of Samuel P. Shoch....	1,000 00
Mary Pfund, Anna Mary Fox, Emma Glisson, Frederick Pfund, Sophia Pfund, Catherine E. Goehring, and Louisa Pfund, heirs and devisees of Frederick Pfund, deceased	14,375 00
John L. Rau	937 50
Marked on City plan John Vogelman, awarded to W. Bower, John , Henry and Lizzie Vogelman, devisees of John Vogelman, deceased	2,625 00
Marked on City plan Thomas Harris, awarded to heirs of Thomas Harris.....	3,000 00
J. P. Mathiew, et al.....	5,625 00

George L. Crawford, trustee, substituted in place of Edward Waln, deceased, under will of Jacob S. Waln, deceased, for Mary W. Vaux, Sally M. Waln and Annie Waln; William Hacker, trustee under the will of Ellen Waln, deceased; Richard W. Clay, trustee under the will of Edward Waln, deceased; Mary W. Vaux, Sally M. Waln, Annie Waln, Ellen W. Harrison, Sally M. Waln, Jr., Esther W. Graham, Rebecca W. Shephard, Nicholas Waln, Jacob S. Waln, and Edward Waln 7,625 00

Total..... \$105,125 00

As to the following properties the jury award no damages the benefits accruing to said properties by reason of said opening being equal to any damage which they may have sustained.

Property on City plan marked John M. Sharp.

Property on City plan marked Wm. Boyle and John McGlinn.

Property on City plan marked Daniel M. Collamer.

Property on City plan marked Brockelhurst and Ewing.

Property on City plan marked Lorenz Arnheim.

Property of The Fidelity Insurance, Trust and Safe Deposit Co., Trustee under will of John Turner, deceased.

That the jury are of the opinion that no property in the vicinity is specially benefited by the opening of said avenue and therefore report that the whole award should be paid by the City of Philadelphia.

All of which is respectfully submitted.

Theodore M. Etting,

John M. Cowell,

Charles E. Lex,

L. E. French,

R. Meade Bache,

Harry Rogers.

APPENDIX No. 268.

RESOLUTION

Authorizing the appointment of a Committee to investigate the charges of attempted bribery made by Walter N. Stevenson, member of Common Council, from the Thirty-second Ward, relative to the passage of Select Council bill (Appendix No. 85, Vol. I.); also, the lease of the Philadelphia Gas Works to the United Gas Improvement Company.

WHEREAS, Mr. Walter N. Stevenson, member of Common Council, from the Thirty-second Ward, this day, Thursday, March 10, 1898, stated in open meeting of Common Council that he had been offered the sum of five thousand (5,000) dollars to vote in favor of the passage of Select Council bill (Appendix No. 85, Vol. I.), known as the "Schuylkill Valley Water Bill;" therefore

Resolved, by the Common Council of the City of Philadelphia, That a Committee of five members be appointed to investigate this charge of attempted bribery; also, the lease of the Philadelphia Gas Works to the United Gas Improvement Company, with full power to compel the attendance of witnesses and report the result of such investigation to Common Council.

APPENDIX No. 269.

RESOLUTION

To appoint a Joint Special Committee of five members of each Chamber to take into consideration the question of the water supply of the City.

WHEREAS, The question of the water supply of the City of Philadelphia is now agitating the citizens of Philadel-

phia, and it is of the utmost importance to the City that the matter should be carefully and speedily considered; be it therefore,

Resolved, by the Select and Common Councils of the City of Philadelphia, That a Joint Special Committee of five members of each Chamber be appointed to take into consideration the question of the water supply of the City of Philadelphia with power to advertise for plans and proposals.

APPENDIX No. 270.

LAW DEPARTMENT.

Philadelphia, March 11, 1898.

GEORGE W. KOCHERSPERGER, Esq.,
Chief Clerk of Common Council.

DEAR SIR:—Enclosed I hand you copy of report of jury in the matter of the opening of Edmond street, from Vankirk to Foust street, in the Thirty-fifth Ward. Report filed this day.

The sidewalks of Edmond street, between points indicated, have been partially graded, but no grading to cartway has been done.

Yours very truly,

JOHN L. KINSEY,
City Solicitor.

IN THE COURT OF QUARTER SESSIONS FOR
THE COUNTY OF PHILADELPHIA.

In the matter of the opening of Edmond street, from Vankirk to Foust street, Thirty-fifth Ward.

(Copy.)

REPORT OF JURY.

(Filed March 11, 1898.)

To the Honorable the Judges of said Court:

The undersigned jurors, appointed by your Honorable Court to assess the damages and benefits, if any, caused by the opening of Edmond street, from Vankirk to Foust street, in the Thirty-fifth Ward of the City of Philadelphia, to property owners and tenants on the line of the said street respectfully report:

That after due notice the jurors met on January 18, 1898, for organization. All of the jurors were present at this meeting. William R. McFarland was elected foreman, after which the petition was read to the jury, and the official plan produced for the use of the said jury. The affidavit of service of notice on the registered property owners and tenants along the line of the said street was also produced, and is now of record.

That at this meeting, January 18, 1898, the jury were severally sworn or affirmed by one of their number upon their *voir dire*, and examined touching their capacity to serve as road jurors in this proceeding. Each juror was found to be disinterested, competent, and in all respects duly qualified to serve. The jurors were then severally sworn or affirmed by one of their number to perform their duties as road jurors in the matter of the opening of Edmond street, from Vankirk to Foust street, impartially and according to their best judgment.

That at this meeting, to wit, January 18, 1898, the following counsel were present, representing property owners and tenants along the line of the said street: Robert H. Hinckley, Esq., representing Alfred E. Paynter, Adam M. Tyson, Charles Stenger, Conrad Kirchner, William J. Moran, Susan E. Rockwell, Lewis W. Shallcross, Robert Bancroft; Joel H. DeVictor, Esq., representing John J. Barney, Jr., Mary Barney and Laura Barney; Edmund G. Hamersly, Esq., representing Josephine Castor and J. Poinsette Castor; George E. Fili, Esq., Assistant City Solicitor, appeared on behalf of the City of Philadelphia.

The jury then adjourned to meet January 20, 1898, for the purpose of making a view of the premises. All of the jurors were present. The jury afterwards met on January 25, 27; February 1, 3, 8, 10, 17, 24; March 1, 1898, for the purpose of taking testimony. On March 2d they held one meeting for the purpose of reviewing premises in question, and for consultation they held one meeting on March 3d, as per order of Court.

And now, therefore, after a full and impartial consideration of all the testimony submitted to them, and after a careful view and review of the lines and grades at which

said street is to be opened, and considering as well the advantages and disadvantages to each and every property on the line of the said street by the opening thereof, and acting on their best judgment, the jury do find that the following named property owners are damaged to the amount set opposite their respective names:

Alfred E. Paynter.....	\$100 00
Adam M. Tyson.....	90 00
Charles Stenger	160 00
Conrad Kirchner	35 00
William J. Moran.....	35 00
Susan E. Rockwell.....	65 00
Lewis W. Shallcross.....	140 00
Robert Bancroft	30 00
John J. Barney, Jr.....	100 00
J. Poinsette Castor.....	30 00
Mary Barney	40 00
Laura Barney	50 00
<hr/>	
Total.....	\$875 00

The jury are further of the opinion that no property in the vicinity is specially benefited by the opening of the said street, and that therefore the whole amount of the awards as made should be paid by the City of Philadelphia.

All of which is respectfully submitted.

W. R. McFarland,

Thomas M. Locke,

John Magnigan,

Robert H. Price,

George Miller.

APPENDIX No. 271.

RESOLUTION

Of request to the Director of the Department of Public Works to confer with the officials of the Union Traction Company, to have Locust street, between Broad and Thirteenth streets, re-surfaced with sheet asphaltum.

WHEREAS, Locust street, between Broad and Thirteenth streets, has erected on its line a number of public buildings, and as the present granite block pavement is so noisy as to very largely interfere with the occupants of said buildings; therefore,

Resolved, by the Select and Common Councils of the City of Philadelphia, That the Director of the Department of Public Works be requested to confer with the officials of the Union Traction Company, and urge upon them the advisability of re-surfacing with sheet asphaltum, Locust street, between Broad and Thirteenth streets.

APPENDIX No. 272.

OFFICE OF THE MAYOR.

Philadelphia, March 24, 1898.

To the Select and Common Councils
of the City of Philadelphia.

GENTLEMEN :—I have the honor to herewith transmit for your consideration a communication from Mr. Thomas M. Thompson, Director of the Department of Public Works, containing a report made in accordance with a resolution of request passed by your Honorable Bodies on March 17, 1898, relative to the resurfacing of Locust street, between Broad and Thirteenth streets, together with a copy of a letter addressed to the Director of the Department of Public Works by Mr. John Lowber Welsh, President of the Union Traction Company.

I am respectfully,

CHAS. F. WARWICK,

Mayor.

DEPARTMENT OF PUBLIC WORKS.

Philadelphia, March 23, 1898.

HON. CHARLES F. WARWICK,
Mayor of the City of Philadelphia.

DEAR SIR :—On March 18, 1898, I received from Mr. George W. Kochersperger, Chief Clerk of Common Council, a resolution of request passed by the Select and Common Councils on March 17th, and reading as follows:

RESOLUTION

Of request to the Director of the Department of Public Works to confer with the officials of the Union Traction Company, to have Locust street, between Broad and Thirteenth streets, resurfaced with sheet asphaltum.

WHEREAS, Locust street, between Broad and Thirteenth streets, has erected on its line, a number of public buildings, and as the present granite block pavement is so noisy as to very largely interfere with the occupants of said buildings; therefore,

Resolved, by the Select and Common Councils of the City of Philadelphia, That the Director of the Department of Public Works be requested to confer with the officials of the Union Traction Company and urge upon them the advisability of resurfacing with sheet asphaltum Locust street, between Broad and Thirteenth streets.

Upon receipt of the resolution, I immediately communicated with Mr. John Lowber Welsh, President of the Union Traction Co., requesting that they give the matter immediate attention and advise me whether their company would repave this street with sheet asphalt.

I have received a reply from Mr. Welsh, copy of which please find enclosed, in which he states that the matter was laid before the Board of Directors of the Union Traction Co., who resolved that if the owners of the property on Locust street, from Thirteenth to Broad streets, wished to make the change in the character of pavement as called for in said resolution, and maintain the same at their own expense, the railway company has no objection.

I have the honor to request that you transmit this information to Councils for their information.

Yours respectfully,

THOMAS M. THOMPSON,
Director.

OFFICE OF UNION TRACTION CO.

Philadelphia, March 21, 1898.

THOMAS M. THOMPSON. ESQ.,
Director, Dept. of Public Works.

DEAR SIR:—Your communication of the 18th inst., enclosing a copy of the resolution passed by the Select and

Common Councils on March 17th, requesting you to confer with the officials of this Company, relative to having Locust street, from Thirteenth to Broad streets, resurfaced with sheet asphalt, has been received, and same placed before the Directors of this Company at their meeting held to-day, when, upon motion, it was resolved that the President be authorized to say that if the owners of the property on Locust street, from Thirteenth to Broad street, wish to make the change in the pavement, as called for in said resolution, and maintain same at their own expense, that this Company has no objection.

Yours very truly,

(Signed) JOHN LOWBER WELSH,
President.

APPENDIX No. 273.

LAW DEPARTMENT.

Philadelphia, March 22, 1898.

GEORGE W. KOCHERSPERGER, Esq.,
Chief Clerk of Common Council.

DEAR SIR:—I hand you herewith copy of report of jury in the matter of the widening of Arch street at No. 817, Report filed this day.

The physical widening of Arch street in front of No. 817 has actually taken place.

Yours very truly,

JOHN L. KINSEY,
City Solicitor.

IN THE COURT OF QUARTER SESSIONS FOR
THE COUNTY OF PHILADELPHIA.

Common Pleas No. 4.

In the matter of the widening of Arch street at No. 817.

Copy.

REPORT OF JURY.

(Filed March 22, 1898.)

To the Honorable the Judges of the said Court:

The undersigned jurors, appointed by your Honorable Court, to wit, on the petition of W. E. Ringe, to assess the damages and benefits, if any, for the widening of Arch street at No. 817, in the Tenth Ward, of the City of Philadelphia, respectfully report:

That after due notice the jurors met on February 18, 1898, for organization, in room No. 381, City Hall. All of the jurors were present at this meeting. At this and subsequent meetings the jury were attended by Avery D. Harrington, Esq., counsel for petitioners, and George E. Fili, Esq., Assistant City Solicitor, for the City of Philadelphia.

That at this meeting, to wit, February 18, 1898, the jury were severally sworn or affirmed by one of their number upon their *voir dire*, and examined touching their capacity to serve as road jurors in this proceeding. Each juror was found to be disinterested, competent and in all respects duly qualified to serve. The jurors were then severally sworn or affirmed by one of their number to perform their duties as road jurors in the matter of the widening of Arch street at No. 817, impartially and according to their best judgment. The jury organized by electing Wm. A. Stewart, foreman, after which the petition was read to the jury and the official plan produced, which is attached to and filed with this report.

The jury then adjourned to February 23, 1898, for the purpose of making a view of the premises. All of the jurors were present at said view.

The jury subsequently met for the purpose of hearing testimony, reviewing and arguments of counsel on the following days: March 1, 4, 11 and 12, 1898. For consultation they had one meeting, to wit, March 16, 1898.

And now, therefore, after a full and impartial consideration of all the testimony submitted to them and after a careful view and review of the lines and grades at which said street is to be widened, and considering as well the advantages and disadvantages to each and every property on the line of the said street by the widening thereof, and acting on their best judgment, the jury do find that the property of the petitioner is damaged and therefore make the following award of damages:

To Mary Ellen Ringe, executrix and devisee of
 Wilhelmina Ringe, deceased..... \$575 00

The jury further find that no property in the vicinity is specially benefited by the said widening, and report that the whole amount as awarded should be paid by the City of Philadelphia.

All of which is respectfully submitted.

George D. Maull,

Chas. H. Woodruff,

Horace Yardley,

Wm. A. Stewart,

John A. Richmond,

James Laning.

APPENDIX No. 274.

Philadelphia, March 24, 1898.

To the Presidents and Members of Select and
 Common Councils of the City of Philadelphia.

GENTLEMEN :—The Committee on Finance, to which was referred a bill entitled “An Ordinance to authorize the necessary work of grading, paving and construction of drains, etc., on Germantown and Perkiomen turnpikes, from Hillcrest avenue to the County line;” also, communications from the Chiefs of the Bureaus of Surveys and Highways, relative to same respectfully report that they

have considered the above bill, and after amending same return with a favorable recommendation, and ask its passage.

Jacob J. Seeds (*Ch'n*), Chas. Roberts, Wm. H. Garrett, Thomas Firth, Wm. Van Osten, Chas. K. Smith, Arthur T. Wadsworth, Gustave Hahn, Jos. H. Brown, Charles Seger, Hugh Black, William McMullen, Thos. J. Rose, Edward W. Patton, W. McCoach, F. M. Harris, R. R. Bringham, Jos. H. Klemmer, Edward A. Anderson.

AN ORDINANCE

To authorize the necessary work of grading, paving and construction of drains, etc., on Germantown and Perkiomen turnpikes, from Hillcrest avenue to the County line, and to authorize a transfer of twenty thousand (20,000) dollars, in the annual appropriation to the Department of Public Works (Bureau of Highways), for the year 1898, for the payment of said work.

SECTION 1. *The Select and Common Councils of the City of Philadelphia do ordain*, That the Director of the Department of Public Works be authorized to enter into a contract for the necessary work of grading to the established City grade, constructing storm-water sewers and drains, setting and re-setting of curb and the paving with granite, Pennsylvania or Lambertville blocks on gravel foundation and other incidental work on Germantown and Perkiomen turnpikes, from Hillcrest avenue to the Wissahickon creek, and for grading, setting and re-setting of curb and paving with granite, Pennsylvania or Lambertville blocks or macadamizing the same with gutters paved with granite blocks or vitrified brick the said turnpike, from Wissahickon creek to the County line. The cost of said work to the City not to exceed twenty thousand (20,000) dollars. Bids for the work hereby authorized shall be advertised for and the contract awarded to the lowest responsible bidder.

SECT. 2. That the City Controller be, and he is hereby authorized to make the following transfer in the annual appropriation to the Department of Public Works (Bureau

of Highways), for the year 1898: From Item 25, for repaving Christian street, etc., twenty thousand (20,000) dollars to new Item 35, for the work provided for in first section of this ordinance.

APPENDIX No. 275.

Philadelphia, March 24, 1898.

To the Common Council
of the City of Philadelphia.

GENTLEMEN :—Your Committee, appointed under the resolution entitled "Resolution authorizing the appointment of a Committee to investigate the charges of attempted bribery made by Walter N. Stevenson, member of Common Council from the Thirty-second Ward, relative to the passage of Select Council bill (Appendix No. 85, Vol. I.); also the lease of the Philadelphia Gas Works to The United Gas Improvement Company," would respectfully report that in pursuance of the duty imposed upon them, the Committee held a preliminary meeting for organization, Monday, 14th inst.; they also held a public meeting the following day, 15th inst., at which meeting, Walter N. Stevenson, James L. Stevenson, Horace B. Stevenson, Abraham C. Stevenson, Oliver K. Stevenson, James H. Stevenson, Miss Bertha Hambacher, and Jacob J. Seeds, were present, all duly sworn and examined by your Committee.

Walter N. Stevenson in his testimony submitted a written statement over his signature.

Your Committee also met in public meeting on Wednesday, 16th inst., at which meeting Peter E. Smith was called for by the Chairman and no response received, either from him or any one acting for him. Sergeant-at-Arms Hall was called by the Chairman and interrogated as to his efforts to serve the subpoena upon him, but he stated that Mr. Smith could not be found.

Mr. Charles F. Kindred was then examined, and in his testimony submitted a written statement over his signature.

Your Committee would have reported on Thursday last, 17th inst., but owing to the fact that the Committee was credibly informed that Peter E. Smith desired to be heard, your Committee called a public meeting for Friday, at two o'clock, at which no witnesses appeared.

Your Committee also met on Tuesday, the 22d inst., and the following witnesses, to wit: Dr. William Pepper, Mrs. Anne T. Scribner, Frank J. Firth, and Nelson G. Green, having been subpoenaed, appeared before your Committee and gave their testimony, which is appended to this report. Before adjourning, the Chairman of the Committee called upon any citizen or member of Councils, who had any information to give touching these charges, to appear. No response was made to the call of the Chairman.

Your Committee while not being able to directly fasten upon any one the crime of having accepted a bribe, by the testimony adduced before them, yet, your Committee believe that there is just ground for the prevailing impression abroad that improper methods were resorted to to effect the passage of the Schuylkill Valley Water Bill, and realizing that by reason of the superior facilities possessed by the District Attorney he is in a position to procure evidence entirely beyond the reach of this or any other Committees, they would, therefore, in view of the testimony hereto attached, recommend that the matter be referred to the District Attorney with the testimony, for such action as he, in his official capacity, may deem necessary and proper.

In view of the fact that so short a time will intervene before the expiration of this Council, your Committee feel that the matter of the investigation of the Gas Lease, which was referred to this Committee, should not be entered upon by them, as in the absence of any definite charge the scope of the inquiry would embrace so large an area and would take so much time, that it would be practically impossible to reach any definite result, and that the matter

should be left for the consideration of the incoming Councils.

We, therefore, recommend the adoption of the annexed resolution.

P. E. Costello (*Ch'n*), Wm. F. Dixon, George McCurdy, John W. Davidson, Ellsworth H. Hulst, Thos. Wagner, Jr., Chas. M. Swain.

RESOLUTION

Of instruction to the Clerk of Common Council to refer to the District Attorney the report and testimony taken before the Special Committee appointed to investigate the charges of attempted bribery made by Walter N. Stevenson, member of Common Council from the Thirty-second Ward, relative to the passage of Select Council bill (Appendix No. 85, Vol. I).

Resolved, by the Common Council of the City of Philadelphia, That the Clerk of Common Council be, and he is hereby directed to refer to the District Attorney the report and testimony taken before the Special Committee appointed to investigate the charges of attempted bribery made by Walter N. Stevenson, member of Common Council from the Thirty-second Ward, relative to the passage of Select Council bill (Appendix No. 85, Vol. I) for whatever action in his judgment he may deem necessary and proper.

APPENDIX No. 276.

LAW DEPARTMENT.

Philadelphia, March 31, 1898.

GEORGE W. KOCHERSPERGER, Esq.,
Chief Clerk of Common Council.

DEAR SIR:—I hand you herewith copy of report of jury in the matter of the opening of Hansberry street, from Wayne avenue to Green street, in the Twenty-second Ward. Report filed this day.

Hansberry street, between the points indicated above, has been opened from January, 1898.

Yours very truly,

JOHN L. KINSEY,
City Solicitor.

IN THE COURT OF QUARTER SESSIONS FOR
THE COUNTY OF PHILADELPHIA.

In the matter of the opening of Hansberry street, from Wayne avenue to Green street, in the Twenty-second Ward of the City of Philadelphia.

(Copy.)

REPORT OF JURY.

(Filed March 31, 1898.)

To the Honorable the Judges of said Court:

The undersigned jurors appointed by your Honorable Court to assess the damages and benefits, if any, for the opening of Hansberry street, from Wayne avenue to Green

street, in the Twenty-second Ward, of the City of Philadelphia, respectfully report:

That after due notice the jury organized on April 15, 1897, and made a view of the property on April 22, 1897. At the organization, all the jurors were duly qualified and sworn in the above case. A. Atwood Grace was elected Foreman, and James R. Calhoun, Secretary. The jury thereupon proceeded to take testimony and held the following meetings to hear same: October 4, 11, 18, 25, November 1, 8, 15, 22, 29, December 6, 13, 20, 27, 30, 1897, January 4, 6, 12, 1898, and for consultation on January 14, 17 18 and 20, 1898, having been granted three extra meetings by order of Court filed herewith. That at the first meeting so held, the official plan was produced for the use of the jury, and the affidavit of service of notice on the registered property owners was also produced and are hereto attached. The petition was also read to the jury.

Testimony was offered on behalf of the claims of William King, represented by William H. Shoemaker, Esq., Emily H. Moore and Thomas Hendrick, represented by Samuel F. Clevinger, Esq.; Samuel Clifford; represented by Sheldon Potter, Esq.; William Rotch Wister and William Wynne Wister, Trustees and William Rotch Wister and Joseph Bringham, Trustees, by their attorney, Morris R. Buckius, Esq. William T. B. Roberts was represented before the jury by Frederick J. Geiger, Esq., and Chester N. Farr, Jr., Esq., represented the City of Philadelphia.

That Thomas Holt, originally appointed upon this jury by the Court, died after attending two meetings, and was succeeded by James R. Calhoun, who was duly sworn and qualified according to law.

That after a full and impartial consideration of all the testimony submitted to them, and after a careful view and review of the lines and grades at which the said street is to be opened, and taking into consideration not only the damages or benefits arising from the opening of the street, but also from the grade at which the said street is to be opened, the jury do make the following award of damages arising from said opening and change of grade, upon the

property owners abutting upon the line of said Hansberry street, as opened upon the City plan:

Emily H. Moore.....	\$2,600.00
Thomas Hendricks	2,600.00
William King	4,349.16
Samuel Clifford	No award.

The jury assessed benefits upon the properties owned by Wm. T. B. Roberts to the amount of \$2,500; upon the properties owned by William Rotch Wister and William Wynne Wister, Trustees, to the amount of \$327.92 and on the properties owned by William Rotch Wister and Jos. Bringhurst, Trustees, to the amount of \$731.08, all of the above mentioned properties abutting upon the line of Hansberry street, as opened in this proceeding.

That upon the determination of the above assessments, notice of the same was given to the party so assessed, and a meeting was held on February 9, 1898, at which counsel were heard, to show cause why said benefits should either be removed or decreased. That the jury held two further meetings on February 11 and 16, 1898, by permission of the Court, and after carefully considering the arguments presented, remained of the opinion that the above assessments of benefits should stand as originally made.

A copy of the affidavit of service of notice given to the parties, and the notice itself is attached to this report.

The jury met on February 23, 1898, to apportion the above benefits, which was done as follows:

Against the property of William Rotch Wister and William Wynne Wister, Trustees, situated on the southeastwardly side of Hansberry street, at the corner of Henry street, with a frontage of 81 feet 11 $\frac{3}{4}$ inches and a depth of 100 feet, the jury assess benefits to the amount of \$327.92.

Against the property of William Rotch Wister and Joseph Bringhurst, Trustees of Mary Norris Logan, situated on the southeast side of Hansberry street, beginning at a point 100 feet west of Knox street and extending along the southeastwardly line of said Hansberry street 104 feet

$\frac{1}{2}$ inch to the easternmost side of the lot above mentioned, and extending in depth 100 feet from Hansberry street, the jury assess benefits to the amount of \$365.08.

Against the property of William Rotch Wister and Joseph Bringhurst, Trustees of Mary Norris Logan, situated on the northwestwardly side of Hansberry street, beginning at a point 100 feet west of Knox street, and thence extending along the line of Hansberry street 104 feet $2\frac{3}{4}$ inches to the property of Samuel Clifford, and having a depth of 100 feet, the jury assess benefits to the amount of \$366.

Against the property of William T. B. Roberts, situate on the northwestwardly side of Hansberry street, and running from the northeastwardly side of Knox street 155 feet $7\frac{1}{4}$ inches along the northwestwardly side of Hansberry street to the line of a certain street called Marion street, and extending in depth 100 feet, the jury assess benefits to the amount of \$620.

Against the property of William T. B. Roberts, situated on the northwestwardly side of Hansberry street, beginning at the corner of Green and Hansberry street and extending westwardly along said northwestwardly side of Hansberry street 214 feet $5\frac{3}{4}$ inches to the line of Marion street aforesaid, and extending in depth 59 feet $10\frac{3}{8}$ inches, the jury assess benefits to the amount of \$856.00.

Against the property of William T. B. Roberts, situate on the southeastwardly side of Hansberry street, extending eastwardly from the line of Knox street 256 feet $1\frac{1}{4}$ inches to the property of William King and having a depth of 100 feet, the jury assessed benefits to the amount of \$1,024.00.

In making the above assessment of benefits on the properties now owned by William T. B. Roberts, the jury found the following facts:

The Ordinance to open the said street was passed December 9, 1896; work was begun on the ground on October 21, 1897, and the street was finally physically opened on March 9, 1898. That by written article dated December 30, 1896, and by final conveyance by deed dated July 14, 1897, and recorded in Deed Book "W. M. G. 227, page 394," the said William T. B. Roberts secured title to the

tract of land marked on the plan as belonging to Edward Harland. That on December 10, 1896, by deed from Joseph J. Rosengarten, recorded in Deed Book "W. M. G. 135, page 150," the said William T. B. Roberts took title to a large tract of land, including all the property marked on the plan in his name.

That on January 27, 1897, the said William T. B. Roberts executed and delivered a deed of dedication to the City of Philadelphia of so much of said ground conveyed to him by the said Joseph J. Rosengarten as lay in the bed of Hansberry street.

That on November 10, 1897, the said William T. B. Roberts executed and delivered a deed of dedication to the City of Philadelphia of so much of said ground conveyed to him by the said James Harland et al. as lay in the bed of Hansberry street.

That both of said deeds (copies of which are hereto annexed) were accepted by the Board of Surveyors on behalf of the City of Philadelphia, on January 17, 1898.

That the property of the said William T. B. Roberts assessed benefits in this report, abuts on that portion of Hansberry street dedicated as aforesaid.

That in estimating the said benefits to the property of William T. B. Roberts, the jury have considered the value of all and owned by him as described in said deeds, before and after the opening of said Hansberry street, including in said valuation before the opening that portion of his said land lying in the bed of the said Hansberry street.

All of which is respectfully submitted.

Hiram Horter,
James R. Calhoun,
Frank D. Weiglman,

J. B. D. Velin,
Daniel C. Merkle, Jr.,
A. Atwood Grace.

APPENDIX NO. 277.

RESOLUTION

Of request to the City Controller to countersign warrants drawn by the Receiver of Taxes for bills for advertising during the year 1897.

Resolved, by the Select and Common Councils of the City of Philadelphia, That the City Controller be, and is hereby authorized and requested to countersign warrants drawn by the Receiver of Taxes to the amount of thirteen (13) dollars and seventy (70) cents against Item 5, in the annual appropriation to the Receiver of Taxes for the year 1898, for bills for advertising during the year 1897, due The Vereins Reporter Publishing Company.

APPENDIX No. 278.

RESOLUTION

Of request to the Director of the Department of Public Works to keep Penrose Ferry Bridge opened for travel.

WHEREAS, It has been officially stated that Penrose Ferry Bridge is to be temporarily closed to public travel in order to make repairs and alterations, and as the closing of the bridge would greatly congest and incommode public travel and be detrimental to the business interests of South Philadelphia; therefore

Resolved, by the Common Council of the City of Philadelphia, That the Director of the Department of Public Works be requested to confer with the contractor for repairs to Penrose Ferry Bridge, if possible to do so, to keep said bridge opened for public travel during the time the repairs and alterations are being made.

